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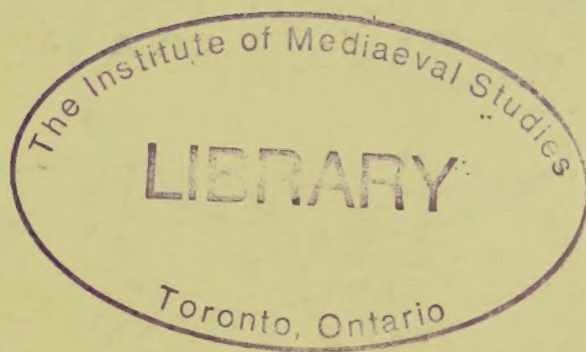
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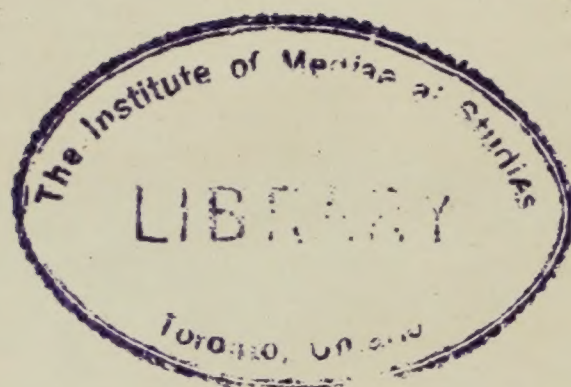
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CALENDAR
OF THE
CLOSE ROLLS

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PREPARED UNDER THE SUPERINTENDENCE OF
THE DEPUTY KEEPER OF THE RECORDS.

EDWARD II.

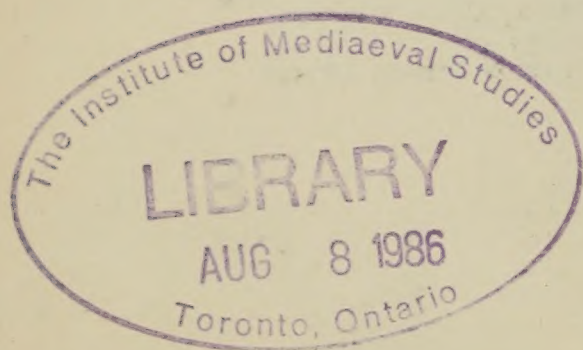
A.D. 1318—1323.

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1895.



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PREFACE.

THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward II. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313.) The text has been prepared, with the sanction of the Lords Commissioners of Her Majesty's Treasury, by Mr. W. H. Stevenson. The Index has been compiled by Mr. C. H. Woodruff, Mr. Stevenson having assisted him by identifying most of the places.

H. C. MAXWELL LYTE.

Public Record Office,

3 January 1895.

CORRIGENDA.

Page	1, line	2 from bottom, <i>for</i> "Roger" <i>read</i> "Robert."
"	3, "	16 from bottom, <i>for</i> "Hanlegh" <i>read</i> "Haulegh."
"	26, "	2 from bottom, <i>for</i> "funoders" <i>read</i> "founders."
"	54, "	11, <i>for</i> "Robert" <i>read</i> "Ralph."
"	136, "	12, <i>for</i> "Gamma" <i>read</i> "Gannua."
"	175, "	10, <i>for</i> "Warwick" <i>read</i> "Pembroke."
"	196, "	5 from bottom, <i>for</i> "Roger" <i>read</i> "Richard."
"	231, "	25, <i>for</i> "Dunselm" <i>read</i> "Aunselin."
"	327, "	2 from bottom, <i>for</i> "Eslinghom" <i>read</i> "Eslingham."
"	348, "	2 from bottom, <i>after</i> "chattels" <i>insert</i> "in."
"	365, "	10, <i>for</i> "dispensatian" <i>read</i> "dispensation."
"	367, "	2, <i>for</i> "Ayremnyn" <i>read</i> "Ayremynn."
"	412, "	7, <i>for</i> "Wetlestan" <i>read</i> "Wecelestan."
"	444, "	21, <i>for</i> "Cranthorn" <i>read</i> "Crauthorn."
"	464, "	20 from bottom, <i>for</i> "Kyltinleauch" <i>read</i> "Kyltvileauch."
"	471, "	14 from bottom, <i>for</i> "Otlesthorp" <i>read</i> "Oclesthorp."
"	477, "	27, <i>for</i> "Cranthorn" <i>read</i> "Crauthorn."
"	489, "	22, <i>for</i> "Cranthorne" <i>read</i> "Cranthorne."
"	497, "	21, <i>for</i> "Fancham" <i>read</i> "Faucham."
"	499, "	7, <i>for</i> "censulting" <i>read</i> "consulting."
"	528, "	5 from bottom, <i>for</i> "Sansemer" <i>read</i> "Sausemer."
"	597, bottom line,	<i>for</i> "Northkenelyngworth" <i>read</i> "Northkevelyngworth."
"	634, line 15,	<i>for</i> "Robert" <i>read</i> "Roger."
"	708, "	32, <i>for</i> "Edward" <i>read</i> "Edmund."
"	738, column 1, line 3,	<i>for</i> "Bykenacre" <i>read</i> "Bycknacre."
"	"	1, " 14, <i>dele</i> "Bigot, Ralph."
"	745, "	1, " 39, <i>for</i> "434" <i>read</i> "444."
"	"	2, " 6, <i>dele</i> "? Brockleye."
"	751, "	1, " 4 from bottom, <i>after</i> "381" <i>add</i> "505."
"	"	1, bottom line, <i>for</i> "Karlislo" <i>read</i> "Karliolo."
"	752, "	1, " 4 from bottom, <i>for</i> "Chastilain" <i>read</i> "Chastiloun."
"	753, "	2, " 11 from bottom, <i>for</i> "John, 410" <i>read</i> "See Chaumpenays."
"	754, "	1, " 2, <i>for</i> "Charceneys, John, 477" <i>read</i> "Charceneys, Char- teneys, John, 477, 724."
"	"	1, " 26, <i>for</i> "John, 724" <i>read</i> "See Charceneys."
"	"	2, " 2, <i>for</i> "John" <i>read</i> "Chaupeneys, John, 410."
"	"	2, " 37, <i>for</i> "of Brailes" <i>read</i> "par. of Brailes."
"	755, "	2, " 20 from bottom, <i>dele</i> "644."
"	756, "	1, " 7 from bottom, <i>add</i> "Cippenham, Cyppenham [co. Bucks], 644."
"	762, "	1, " 16, <i>for</i> "Matthew de" <i>read</i> "See Crauthorn."
"	"	1, " 27, <i>after</i> "293" <i>add</i> "444, 477, 489."
"	"	1, " 15, <i>after</i> "Chippenham" <i>add</i> "Cippenham."
"	766, "	1, " 8, <i>add</i> "Dengie, co. Essex, See Dongessell."
"	768, "	1, lines 38 and 39, <i>for</i> "Doustaple" <i>read</i> "Donstaple."

CALENDAR
OF
CLOSE ROLLS.

12 EDWARD II.

MEMBRANE 31.

1318.

July 9. Northampton. To Simon de Dryby, keeper of the manors of Twancastre and Grymmesby, co. Lincoln. Order to pay to Margery, late the wife of Duncan de Frendraght, 100s. out of the issues of the above manors, in addition to the fixed sum (*certum*) rendered by him yearly to the king, in part payment of 20 marks yearly granted to her by the king during pleasure in aid of her maintenance. By K.

The like to the aforesaid Simon, late keeper of the manors of Briggestowe and Clyve, co. Northampton, to pay her 100s. yearly out of the issues of the said manors in his hands. By K.

July 10. Northampton. To Andrew de Harcla. Order not to intermeddle with the custody of the county of Cumberland, nor to procure the delivery to him of the castle of Carlisle, although the king lately committed to him the custody of the castle and county, and to come without delay to the king to inform him, in the presence of John de Castre, to whom the king had previously committed the custody, concerning certain matters touching the premises. By K.

July 10. Northampton. To John de Castre. Order to continue the keeping of the county and castle aforesaid as heretofore, notwithstanding the king's commission thereof to Andrew de Hartela, and to depute one or more of his men, a clerk or another in whom he can confide, to have the custody thereof in his name, and to come afterwards to the king without delay to inform him concerning certain matters touching the premises. By K.

July 11. Northampton. To Roger de Mortuo Mari of Chirk, justice of Wales. Order to view the king's letters in Edmund Hakelut's possession, committing to him the custody of the castle of Dynevor and certain of the king's lands there under a certain form, and to deliver the custody thereof to him, as the castle and lands have now come to the king's hands for certain causes, the king having afterwards committed the custody thereof to Hugh le Despenser, the younger, under another form.

By K. on the information of Master John Walewayn, treasurer.

July 17. Northampton. To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John de Wotton, who is incapacitated by age and infirmity.

July 12. Northampton. To J. bishop of Winchester, collector of the tenth of the clergy granted to the king by Pope John XXII. Order to pay, out of the money of the second payment of the tenth in the bishopric of Durham, to the king's clerk Roger de Barton, receiver of the king's victuals in the parts of Carlisle, 100*l.* for the maintenance of the men-at-arms garrisoning that

1318.

Membrane 31—cont.

city and the castle of the same, ordering his sub-collectors in the bishopric aforesaid to receive from Roger his letters of acquittance, whereby the king will cause allowance to be made to him in his account. He is also ordered to pay to Roger all the money from the said tenth in the bishopric of Carlisle for the munition of the castle and town. By K.

July 18. To the treasurer and barons of the exchequer of Dublin. Order to discharge Walter Wogan of 150*l.* in the debts due from him to the exchequer, the king having, in response to his petition, pardoned him this sum, which is due from him by divers particulars, in consideration of his service to the king in Ireland against the Scotch rebels and at divers time against the Irish in the company of Roger de Mortuo Mari, lately supplying the king's place in Ireland, and in the company of divers justiciaries there, and in consideration of the loss of horses, arms, and armour sustained by him in the war of the Irishmen of Leynester and Gleynefeyl; taking from him a sufficient acquittance for what pertains to him for the services and losses aforesaid, and making account with him of what is due from him to the exchequer. By K.

July 15. To Robert de Sapy, escheator beyond Trent. Order to cause dower to be assigned to Isabella, late the wife of John de Holaym, of Penysthorp, tenant in chief, in the presence of Ralph de Holaym, son and heir of the said John, if he choose to attend, upon her taking oath not to marry without the king's licence.

July 18. To Master Richard de Clare, escheator this side Trent. Order to supersede entirely the execution of the king's order to resume into his hands the manor of Kenyngton near Lamhethe, lately given by the king to Anthony Pessaign of Genoa, which order was issued as if the gift had been made contrary to the ordinances lately made and approved by the king, as it now appears by the letters patent made to Anthony that the king granted the manor to him and his heirs for ever, in exchange for his houses in London, formerly owned by William Servat, which Anthony gave to the king by his charter. By p.s. [4802.]

July 12. To J. bishop of Lincoln. Order to pay to Robert de Barton, keeper of the king's victuals in the parts of Carlisle, 100*l.* without delay, from the money collected by the bishop in the city and diocese of Lincoln of the tenth for six years imposed upon the clergy by Pope Clement V. in the council of Vienne, and lent to the king by Pope John XXII., the king having assigned this sum to Robert for the munition of the town and castle of Carlisle, receiving from Robert the king's letters patent of obligation and Robert's letters patent of receipt. By K.

To L. bishop of Durham. Like order to pay 100*l.* of the money aforesaid collected by him to the said Robert, for the above purpose. By K.

To the prior of St. Katherine's without Lincoln, sub-collector in the diocese of Lincoln of the tenth granted by the clergy of the province of Canterbury for the expedition of the Scotch war. Order to pay to the aforesaid Robert, for the above purpose, 100*l.* out of the arrears of the said tenth, receiving from him the king's letters patent of acquittance. By K.

July 20. To Anthony de Lacy, constable of Carlisle Castle, and keeper of the town of Carlisle, and to Robert de Barton, keeper of the king's victuals in those parts. Order to admit Walter de Bosco and certain others, whose names are contained in a schedule enclosed herein, to stay in garrison there at the king's wages, and to cause their wages according to their estate to be paid to them as heretofore, they being about to set out thither by the king's orders, having been previously in garrison there at the king's wages. By K.

1318.

Membrane 31—cont.

These are the names of those thus sent :

Philip de Bosco,	}	soldiers-at-arms.
Richard le Brett,		
Richard de Melburn,		
Richard de Lynthwayt,		
Richard Fithyan.		

Laurence de Brakanhil,	}	hobelers.
William de Skelton,		
Hugh de Routheceleve,		
William de Buckestanes,		
Stephen Bethayt,		
Robert de Leynster.		

John de Dunolm[ia], cross-bowman.

July 21. To the sheriff of Lincoln. Order to cause proclamation to be made in Northampton. Boston fair, and in the cities, boroughs, market-towns, and elsewhere in his bailiwick, that merchants wishing to go to the ensuing fair at Boston with their goods may do so safely, and may sell their goods therein as in times past, notwithstanding any previous proclamations or prohibitions, provided that they shall not after this fair expose for sale, buy, or sell any goods in the fair before the day upon which it should begin, nor stay there with their goods after the time when it should close, under the pains contained in the king's late proclamation forbidding the holding of fairs upon days earlier than they ought to be held or after the time when they ought to close, as the king understands that native and alien merchants withdraw themselves and their goods from the present fair because they are ignorant of the time when it ought to commence and end, on account of the king's proclamation forbidding merchants to expose goods for sale or to buy or sell in fairs before or after the times when the fair ought to commence and end ; the king wishing to avoid the damage that may arise to himself by reason of the absence of the merchants from the said fair, as it will be necessary to provide divers goods at the fair for his use, and to the magnates and others of the northern parts who have been accustomed to make their provisions in the said fair.

By K. at the instance of the earl of Richmond.

July 23. To Master Richard de Clare, escheator this side Trent. Although the Woodstock. king lately committed to Walter le Venour the manor of Kyrketon with hamlets and appurtenances, co. Lincoln, and to Gilbert de Holm the castle and manor of Okham with members and appurtenances, co. Rutland, and the manor of Whytewell, co. Northampton, and to Nicholas de Fairford the castle and manor of Eye, the manor of Hanlegh, co. Suffolk, and the manor of Neuport, co. Essex, and to Peter de Lymesy the manor of Bradenach, and the chace of Dertemor with the manor of Lydeford and of Wyke, Suth Tenge, in the same (*sic*) county, and the manors of Harewell, co. Berks, Fordyngton and Whitewell, co. Dorset, the manor and town of Henle, co. Oxford, and certain lands in Old Shorham, all of which the king lately assigned to Margaret, countess of Cornwall, his niece, under a certain form, in aid of her maintenance, and which the king caused to be resumed into his hands by virtue of the ordinances, together with the goods and chattels in the said castles, manors, towns, and lands, and which he committed to the aforesaid persons under a certain form, so that they should answer to the king for the issues thereof and for a reasonable price for the goods and chattels therein ; the king now orders the escheator to cause all the goods and chattels found in the said castles, manors, towns, and lands when they were resumed into the king's hands to be delivered to Hugh Daudele, the younger, or to his attorney in this behalf, by indenture and at a certain

1318.

Membrane 31—cont.

price to be fixed in due form, as Hugh, who has married the aforesaid Margaret, has found surety to answer at the exchequer for the price of the goods and chattels. By p.s. [4813.]

The like to Master John Walewayn, late escheator this side Trent.

Aug. 1.
Northampton.

To Master John de Everdon, dean of the free chapel of Wolvernehampton. Intimation that it was not, and is not, the king's intention that the dean should, by pretext of any mandate of the king's to him in favour of Gregory de Canvill concerning the prebend of Wyboston in that chapel, inflict any wrong or prejudice upon Master Geoffrey de Blaston, incumbent, as it is said, of the said prebend, but that the king would rather that justice should be done to them herein in those things that pertain to the dean and to ecclesiastical jurisdiction, saving the immunity of the chapel.

July 10.
Northampton.

To the treasurer and barons of the exchequer. Order to allow to John de Neivill of Stoke, late sheriff of Lincoln, in his account, 108*l.* 10*s.* 0*d.* (*sic*), the value of 80 quarters of wheat, price 64*l.*, 70 quarters of malt, price 31*l.*, 20 quarters of beans and pease, price 9*l.*, and 10 quarters of beans and pease, price 4*l.*, which he delivered, when sheriff of Lincoln, at Boston to Hugh Fraunceys, master of the ship called '*Le Blithe*' of Gernethorp, to take to Berwick-on-Tweed for munition thereof, as appears by an indenture made between him and Hugh in the presence of lawful men of the parts of Boston, in execution of the king's order to provide and send to Berwick 80 quarters of wheat, 70 quarters of malt, and 30 quarters of beans and pease, as it was found, by an inquisition concerning this matter taken at John's petition, that, on Monday after the Nativity of St. Mary, in the ninth year of the king's reign, the said sheriff delivered to Hugh, master of the aforesaid ship, 80 quarters of wheat, price 6*s.* (*sic*) a quarter, 70 quarters of malt, price 9*s.* a quarter, 20 quarters of beans and pease, price 9*s.* a quarter, and 10 quarters of beans and pease, price 7*s.* a quarter, and that the ship on her voyage on the high sea near Scardeburgh was robbed, together with two other ships laden with victuals of merchants at Boston voyaging to Berwick, by common robbers of three ships of Flanders and Zeland (*Seland*) of the said corn and of all other goods found in her, and that the mariners in '*La Blithe*' and in one of the other ships were slain without blame of the said John, and that the third ship so loaded there passed with great peril (*maxima pena*) to the port of Whelpeshaven near Scardeburgh and Fyveleye on Wednesday after the Exaltation of the Holy Cross, in the aforesaid year, and that the ship that so escaped was of Newcastle-on-Tyne. They are also ordered to allow John for the freightage and carriage of the corn, receiving from him the aforesaid indenture and the king's writ of precept.

MEMBRANE 30.

July 20.
Northampton.

To the treasurer and barons of the exchequer. Order to cause to be respited until the next parliament the demands made upon the dean and canons of the king's free chapel of St. Martin-le-Grand, London, by the sheriffs of London and of Essex in the rents and possessions annexed to the chapel for the current tenth and for other tenths, for which the sheriffs are distraining them, the dean and canons having shown the king that they and their predecessors from time out of mind have been wont to be quit of all impositions, taxes, and contributions within this realm. The treasurer and barons are ordered to certify the king and his council in the said parliament whether or not the dean and canons and their progenitors have been wont to pay such tenths of their rents and possessions.

By K.

1318.

Membrane 30—cont.

To the chamberlains. Order to receive by indenture from Henry de Cantuar[ia], the king's clerk, the instruments and memoranda touching the state of the account of the duchy of Aquitaine that he shall deliver to them, to be kept in the treasury.

To the same. Order to intend the transcription of the rolls, processes, and memoranda touching the state of the duchy of Aquitaine, as ordained by the king's council, with all diligence until the end of the matter, which the king wishes to accelerate.

July 24.
Woodstock.

To the sheriff of York. Order to pay to the king's yeomen John de Jakesle, Richard de Lodelowe, and John du Chastel, who are staying in York castle for the custody and repair of the king's tents, their wages from the time of the sheriff's appointment, and to continue to pay the same until further orders, to wit 6*d.* a day to John de Jakesle, 4*d.* a day to Richard, and 5*d.* a day to John du Chastel.

By K. on the information of Roger de Northburgh.

July 23.
Woodstock.

To W. archbishop of Cashel (*Cassalen'*), chancellor of Ireland, and to Master Walter de Islep, treasurer there. Order to amove Nicholas de Balsecote, clerk, immediately from all offices in those parts touching the king, and to cause him to be attached by his body, so that they have him before the king on the morrow of the Nativity of St. Mary, to answer to the king for his contempt, and to do and receive what shall be then ordained by the king and his council, the king having lately revoked the collation that Nicholas asserted that he had from Roger de Mortuo Mari, lately supplying the king's place in Ireland, of the chancery and prebend of Fynglas in St. Patrick's church, Dublin, and having ordered him to amove himself wholly from the possession of the said chancery and prebend and to permit the king's clerk Master James de Ardyngellis, to whom the king had previously given the chancery and prebend, to have them according to the king's grant, or to appear personally before the king at a day now past, as Nicholas has neither amoved himself nor appeared on the said day. They are ordered to ordain so that the fruits of the chancery and prebend aforesaid be kept safely in certain places, so that neither Nicholas nor any of his men may intermeddle therewith or lay hands upon them, until further orders.

By p.s. [4812.]

Like writ was sealed returnable on the morrow of Michaelmas next.

July 6.
Northampton.

To J. bishop of Winchester, principal collector of the tenth imposed upon the clergy of England and granted to the king. Order to cause to be paid to the king's yeoman John de Rithre, constable of the castle of Skipton-in-Cravene, 100*l.* of the money of the first term of payment of the tenth in the diocese of York by the hands of the abbot of St. Mary's York, sub-collector of the tenth in that diocese, notwithstanding any assignment previously made by the king, receiving from him bills [of the wardrobe] to that amount and his letters of acquittance, in part payment of 328*l.* 3*s.* 4*d.* due to him from the king for the custody of the castle aforesaid, as appears by bills of the wardrobe under the seal of Roger de Northburgh, keeper of the wardrobe, in John's possession.

By p.s.

July 28.
Northampton.

To the sheriff of Dorset. Order to expend up to 40*l.* in repairing the castle of Corf, by the view and testimony of any one whom Roger Damory, to whom the king has committed the custody of the castle, shall depute in his place.

By K. on the information of Master Thomas de Cherleton.

To the sheriff of Gloucester. Order to cause proclamation to be made that a market shall be held at the manor of St. Briavels on Tuesday weekly, and a fair of three days on the eve, day, and morrow of the Nativity of St. Mary.

By K.

1318.

Membrane 30—cont.

July 30. To Master Richard de Clare, escheator this side Trent. Order to
Northampton. supersede the execution of the king's late order to resume into his hands the manor of Cornhull, co. Middlesex, and certain lands in Harwe and Little Greneford, in the same county, and the advowson of the church of Little Greneford, which the king lately granted by his charter to Henry de Bello Monte, as the order was issued as if the gift had been made contrary to the ordinances, whereas the premises were granted to the king by Walter, bishop of Coventry and Lichfield, for the use of the said Henry, so that they ought not to remain in the king's hands. By K.

July 30. Ralph Reynald of Paston, in the king's prison at Norwich for the death
Northampton. of Warin son of Geoffrey Fraunk of Edithorp, has letters to the sheriff of Norfolk to bail him until the first assize.

Aug. 1. To the sheriff of Devon. Whereas Matthew de Clyveden provided,
Northampton. when he was sheriff of that county, by virtue of the king's order to provide certain victuals in that county to be taken to the parts of Carlisle for the munition of the town and castle of Carlisle, certain of the aforesaid victuals, and the remainder has still to be provided, and the victuals so provided by him still remain in his possession, because he was removed from office immediately after he had made the provision, and the men from whom they were bought have not been satisfied for the same; the king orders the sheriff to cause the remainder of the victuals to be provided forthwith, and to receive from Matthew the victuals provided by him by indenture containing the amount thereof, and the price, and the names of those from whom the victuals were bought, and to cause them and the victuals to be provided by himself to be taken to the parts of Skymburnes, there to be delivered by indenture to Robert de Barton, receiver and keeper of the king's victuals, and to satisfy the said men for the victuals provided by Matthew. By p.s. [4829.]

Aug. 1. To the sheriff of Lincoln. Order to release John Beek of Wythkal
Northampton. from prison at Lincoln, upon his finding sufficient mainpernors to have him before John de Insula, Henry Spigurnel, and Lambert de Trikyngham, the king's justices to hear and determine the felonies and trespasses whereof the indictments were lately taken before the king at Lincoln, amongst which John was indicted for burglary and robbery of the house of Nicholas de Baumburgh, and for burning the house of John de Brynkle, the said John having been put in exigent to be outlawed because he did not come before the justices aforesaid to answer to the king's suit herein, and the sheriff was commanded by the king's writ, witnessed by John de Insula, on 10 December, in the 11th year of the reign, to exact the said John from county [court] to county [court], etc., so that he should have him before the said justices at Lincoln on Friday the morrow of St. Bartholomew then next following, to stand to right concerning the robbery, felony, and burning aforesaid; as the said John, upon hearing of the exigent aforesaid, rendered himself to the aforesaid prison, for which reason the king wishes, at his instance, to shew him special grace. By K.

Aug. 3. To Master Richard de Clare, escheator this side Trent. Order not to
Northampton. intermeddle further with the lands of Isabella de Maydenach, and to restore the issues thereof, as it appears by inquisition taken by him that she held nothing at her death in chief of the king by reason whereof the custody of her lands should pertain to the king.

To Master John Walewayn, late escheator this side Trent. Order to restore to their owners the issues received by him from the above lands whilst in the king's hands and in his custody.

Aug. 2. To J. bishop of Winchester, principal collector of the tenth imposed upon
Northampton. the clergy by the pope and granted to the king. Order to cause to be paid

1318.

Membrane 30—cont.

to the king's yeoman John de Rithre, late constable of the castle of Skipton-in-Craven, 100*l.* out of the money of the first term of payment of the said tenth in the diocese of York by the hands of the abbot of Seleby, sub-collector of the tenth in that diocese, in part-payment of 386*l.* 13*s.* 4*d.* due to him from the king for the custody of the said castle, as appears by bills of the wardrobe under the seal of Roger de Northburgh, keeper of the wardrobe, in John's possession, receiving from him bills [of the wardrobe] to the amount of 100*l.* and his letters of acquittance. The payment is to be made notwithstanding any assignment previously made by the king to any other person.

By p.s. [4830.]

Aug. 1.
Northampton.

To Oliver de Ingham. Order not to intermeddle further with the manor of Wighton and the hundred of Northgrenet, co. Norfolk, which he has by the king's commission, and to deliver the issues received thence from 9 July last to Ralph de Eu, count of Eu, the king having, on that day, assigned to the count and to Joan his wife, daughter and co-heiress of Drogo de Merlawe, tenant in chief, a moiety of the said manor and hundred amongst other lands of Drogo's, as her property of his lands, and having, on 10 July following, committed to the count by letters patent the other moiety of the manor and hundred, which were in the king's hands on account of the minority of Margaret, the second daughter and co-heiress of Drogo, to have under a certain form.

July 31.
Northampton.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to supersede entirely the assize of darrein presentment arramed by the king before himself against William de Wrotham concerning the advowson of the church of Akle, diocese of Lincoln, of the king's patronage, and the plea in connexion therewith pending before the king, which assize the king arramed upon his presentation of his clerk Gilbert de Ebor[aco] to the said church, made under the belief that the church was void, as the said William was presented by the late king to the church of Brehull, and was, by virtue of that presentment, admitted and instituted to it and the said church of Akle, which churches fall under one presentation, and he remains in full bodily vigour, as appears fully to the king; wherefore the king has accepted the presentation made of the said William, and has caused the presentation of Gilbert to be revoked.

By K. on the information of Master Thomas de Cherleton.

To Gilbert de Ebor[aco]. Order not to intermeddle with anything by reason of the above presentation.

Aug. 10.
Leek.

To J. bishop of Winchester. Order to appoint Alexander, archbishop of Dublin, to collect in Ireland the tenth of the clergy granted by the pope to the king in the realms of England and Scotland and in the lands of Ireland and Wales, which the pope appointed the said John and Walter, bishop of Exeter, to levy and collect for the king's use, as the king considers that the tenth in Ireland can be more conveniently collected by the archbishop than by the said John; so that the archbishop may answer to the full at the exchequer of Dublin. He is ordered to cause the pope's original letters of appointment, which are in his possession because the bishop of Exeter has excused himself as to the collection, to be delivered to the archbishop, in order that he may publish them in Ireland, after which publication John is to receive them back again.

By K. and C.

To the treasurer and barons of the exchequer. Order to cause to be annulled and cancelled the recognisance made in chancery whereby Richard de Egebaston and John de Houby acknowledged themselves to be bound to Bartholomew de Badelesmere in 200 marks, as they have satisfied him for that sum, as he has acknowledged before the king.

By K.

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*Membrane 30—cont.*Aug. 8.
Leek.

To Robert de Sapy, escheator beyond Trent. Order to supersede until the next parliament the execution of the king's order to deliver to Gilbert de Aton, as his right and inheritance, the manor of Malton, which belonged to William de Vescy, and which Joan Comyn holds during the king's pleasure, notwithstanding any order of the king's previously made, unless the king send in the meantime another order, as the king wills for certain reasons that Joan shall hold the manor until the next parliament. By K.
The like to the sheriff of York.

Aug. 13.
Nottingham.

To the sheriff of Lancaster. Order to cause Robert de Holand to have seisin of the manors of Haghe and Blakerode, as it appears by inquisition that William de Bradeshaghe, who was outlawed for felony, held them of the said Robert, and that they have been in the king's hands for a year and a day, and that Peter de Lymesy and Mabel de Haghe had the king's year, day, and waste thereof, for which they ought to answer to the king.

Aug. 18.
Clipston.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirwode to be elected in place of John de Loudham, deceased.

Aug. 12.
Nottingham.

To the abbot of St. Mary's York, sub-collector of the 12*d.* in the mark granted to the king by the clergy of the diocese of York for the Scotch war. Order to pay without delay to Robert de Barton, keeper of the king's victuals in the parts of Carlisle, 54*l.* of the residue of the above 12*d.* in the mark, which the king has appointed him to receive from the abbot for payment of his debts for the time when he was keeper of the victuals aforesaid, receiving from him the king's letters patent and his own letters patent witnessing the receipt.

Aug. 20.
Clipston.

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokyngham to be elected in place of John Doylly, who is incapacitated by age and infirmity.

Aug. 14.
Nottingham.

To J. bishop of Winchester, principal collector of the tenth of the clergy of England and Ireland imposed by the pope for the king's use. Order to pay, out of the first moneys collected in Ireland, to Roger de Mortuo Mari of Wyggemor, late keeper of Ireland and supplying the king's place therein, 400 marks, towards the sum that he ought to receive from the king for his stay in that land during his term of office. By K.

*MEMBRANE 29.*Aug. 16.
Nottingham.

To Master Richard de Clare, escheator beyond Trent. Order to deliver to brother James de Cusancia, prior of Priterwell, the priory of Priterwell, together with the issues thereof from the time when the priory was taken into the king's hands, which the king ordered to be done because he learned from the complaint of the said James that brother William de (*sic*) Avernaz, monk of the order of Cluny, who asserted that he had been instituted prior of Priterwell, and that he had been despoiled of the possession thereof at the procuration of the said James, had entered the priory by force and arms, and that he held the same by armed force, wasting the goods and possessions of the priory, which was founded of the alms of the king and his progenitors, the king having previously accepted the promotion of James to the priory, which was made by the prior of Lewes, and having taken his fealty, and ordered the temporalities to be delivered to him, William having entered the priory as above stated before the morrow of St. James last past, at which day the king ordered Master John Walewayn, then

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Membrane 29—cont.

escheator beyond Trent, to signify to James that he should appear in chancery to show cause why the temporalities of the priory should not be delivered to William, if he had been despoiled thereof as he alleged; as William came in person before the king in chancery on the morrow of the Assumption last, in accordance with the king's order that he and James should appear upon that day, and asserted that he had no right in the same priory, and expressly renounced any right therein. By K.

Aug. 13.
Nottingham.

To the mayor and sheriffs of London. Whereas the following merchants of this realm caused a ship of John Priour's called '*la Petite Bayard*' of London to be laden in London with wool and other goods, in order to send the same to Andwerp, in Brabant, to trade there with the same, to wit Simon de Abyndon, with 12 serplers of wool, price 120*l.*; Stephen le Foullere, with 4 serplers of wool, price 40*l.*; Ralph de Walcote, with 12 serplers of wool, price 120*l.*; John Priour, with 12 serplers of wool, price 120*l.*; Thomas Prentiz, with 3 serplers of wool, price 30*l.*; John de Sandale, with 6 serplers of wool, price 60*l.*; William de Coumbmartyn, with 4 serplers of wool, price 40*l.*; John atte Vine, with 5 serplers of wool, price 50*l.*; Thomas de Abyndon, with 3 serplers of wool, price 30*l.*; Thomas Beauflour, with 7 serplers of wool, price 70*l.*; William Panyfadre, with a serpler of wool, price 10*l.*; William Biddik, with 5 serplers of wool, price 50*l.*; Robert Elys of Thame, with 16 serplers of wool, price 160*l.*; Adam Puff of Berkhamsted, with 21 serplers, price 210*l.*; Richard de Warrewyk, with 5 serplers, price 50*l.*; and Nicholas Alisaundre, with 4 serplers, price 40*l.*; and although, at the complaint of the said merchants that the admiral of Caley and certain of his armed men attacked the ship and her tackle, price 40*l.*, and the men in her on her voyage towards Brabant on the coast in the Isle of Thanet, within this realm, and carried off with them the ship, tackle, and cargo, detaining the wool from the said merchants, to their damage of 2,000 marks and more, the king ordered the sheriffs to arrest goods of the men and merchants of the power of the king of France found within the city to the value of 600*l.*, and to keep the same until the merchants had been satisfied for that sum or until further orders; the king now orders them to supersede the execution of the above order until All Saints next, and to release any goods that they may have arrested in execution of the above order, as the king of France will do justice to the aforesaid merchants concerning this robbery before the aforesaid feast, as he has promised to do by his letters patent to the king remaining in chancery. By K.

The like to the following for the following sums:

The bailiffs of Southampton for 400*l.*

The bailiffs of Great Yarmouth for 200*l.*

The bailiffs of Ipswich for 133*l.* 6*s.* 8*d.*

Aug. 18.
Clipston.

To the sheriff of York. Order to pay to William de Castellay and Richard de Alverton, keepers of the king's fishpond of Fosse, their usual wages from the time of his appointment, and to continue paying the same.

Aug. 16.
Nottingham.

To John de Foxle and his fellows, justices to take assizes in co. Berks. Order to adjourn (*continuetis*) until their next session after Michaelmas the assize arramed by Geoffrey de Okehangre against Almaric la Zusche for a disseisin made upon him, as he alleges, by Almaric and others named in the original writ of a tenement in Estchifford, if the disseisin was made so long ago that Geoffrey might have prosecuted his assize before Almaric crossed the sea in the king's service; as the king is bound to provide for the indemnity of those engaged in his service, so that they be not defrauded of their rights in their absence. By K.

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Membrane 29—cont.

Aug. 23. To the treasurer and barons of the exchequer of Dublin. Order to
Nottingham. deliver to A. archbishop of Dublin, justiciary of Ireland, 200 marks from
custodies and marriages now in the king's hands, or that shall first come to
his hands, the king having granted him that sum in aid of his expenses in
the above office. By K.

Aug. 25. To the bailiffs of Nottingham. Order to expend up to 12s. 9d. in con-
Nottingham. structing a penthouse (*penticii*) between the king's chamber in Nottingham
castle and the tower of the castle.

Aug. 24. To the collectors in the port of Yarmouth of the custom of wool, hides,
Nottingham. and wool-fells, and of the loan from native and alien merchants from the
wool, hides, and wool-fells to be exported up to a certain time. Order to
pay to Master Roger de Acton, king's sergeant, 100*l.* for certain provisions
to be made for the expenses of the king's household.

By K. on the information of Roger de Northburgh.

The like to the following:

The collectors of the custom, etc., at Yarmouth for 100*l.*

Vacated because above.

The collectors of the custom, etc., at Lenne for 100*l.*

The bailiffs of Yarmouth for 55*l.* of their ferm.

Aug. 28. To Master Reymund de Mountanser,* receiver of the custom of wool,
Clipston. hides, and wool-fells in the port of Ipswich. Order to pay to the king's
yeoman Fortenerius de Till† the sums contained in bills of the
wardrobe in his possession, which are due to him for the recompence for his
horses lost in the king's service in Scotland, and for the arrears of his wages,
receiving the bills from him together with his letters patent of receipt.
The king wills that, after payment of the above, the assignment made by
the king upon the said custom in favour of the men of Gascony shall obtain
force. By p.s. [4845.]

Sept. 7. To Master Richard de Clare, escheator beyond Trent. Order to cause
Clipston. Thomas de Fournivall, the younger, and Joan his wife, eldest daughter and
co-heiress of Theobald de Verdon, tenant in chief, who proved her age
before Master John Walewayn, late escheator beyond Trent, to have seisin
of the castle and manor of Alveton, with the members of Bredeleye, Far-
leye, Coten, Wotton, Denston, Staunton, Streingeshall, Buckenhale, Fen-
ton, and Balderdeleye, and other their appurtenances in co. Stafford, of the
yearly value of 29*l.* 11s. 4*d.*, which the king has assigned to them as the
purparty falling to her of the two parts of the lands of the said Theobald,
as the king has taken the fealty of Thomas therefor.

Sept. 9. To the sheriff of Essex. Order to cause a coroner for that county to be
Clipston. elected in place of John de la Lee, whom the king has amoved from office
for insufficient qualification. By testimony of Roger Damory.

Like order for the election of a coroner for the said county in place of
Andrew Hurant. By testimony of the aforesaid Roger.

To Master Richard de Clare, escheator beyond Trent. Order to super-
sede until further orders the king's order to Master John Walewayn, late
escheator, and the said Richard to deliver to brother William de Sancto
Albino the temporalities of the priory of St. Mary Magdalene, Goldeclive,
issued when the king took his fealty upon his presentation to the priory
by the abbot of Bec-Hellouin, as certain letters patent have been exhibited in
chancery by brother Ralph de Roncivall, whereby it appears that, on 7th
August, in the 7th year of the king's reign, the king received the fealty of
the said Ralph and restored to him the temporalities of the aforesaid priory

* *Maistre Reymon Arnaud de Mountanser* in the privy seal.

† *Fortener Burgeys de Tille* in the privy seal.

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Membrane 29—cont.

upon his presentation thereto by the said abbot, and there were also exhibited certain letters patent of J. bishop of Llandaff, the diocesan, whereby it appears that the bishop admitted Ralph to the priory at the presentation of the aforesaid abbot, and caused him to be inducted into corporal possession of the priory and its rights and appurtenances in canonical form, and Ralph has prayed the king to show him justice in this matter, alleging that he is perpetual prior of the above priory, and that he has not been canonically amoved therefrom.

Sept. 15.
Clipston.

To the chamberlain of Kaermerdyn. Order to pay to Giles de Bello Campo, to whom the king has committed the custody of the castle and town of Drosan, to hold during pleasure in the same manner as Thomas le Blound held the custody thereof, the usual fee for the said custody that Thomas was wont to receive therefor.

To Roger de Chevelyngham and Isabella his wife. Order to deliver to John de Bogheles the custody of a moiety of the manor of Wardon, which belonged to William le Coynte, Isabella's late husband, tenant in chief, and to deliver to him the issues received therefrom since 28 November, in the 11th year of the king's reign, when the king committed the custody of the said moiety to Isabella during the minority of Margery, one of the daughters and heiresses of the aforesaid William, on condition that she maintained Margaret in food and clothing and other necessities, and that she rendered to the exchequer 20s., as the king had previously committed the custody thereof by letters patent under the seal of the exchequer to the aforesaid John, for a yearly sum of 29s.

Sept. 5.
Clipston.

To John de Wysham, constable of Knaresburgh castle. Order to repair the houses of the castle, the pond and mills, and the palings of the parks there, by the view and testimony of lawful men of those parts. By p.s.

Sept. 25.
York.

To Oliver de Burdegal[a], constable of Guldeford castle. Order to repair the paling about the king's park of Guldeford, and a lodge (*logeam*) in the same.

MEMBRANE 28.

Enrolment of grant by John de Hothum, bishop of Ely, to Matilda, late the wife of Richard Costantyn of Bondeby, in consideration of her release to the bishop of all lands that may fall to her in dower of her husband's freehold in Bondeby, co. Lincoln, of 10 marks yearly for her life, to be received from the bishop's manor of Bondeby; payment whereof he charges upon himself and his heirs and the aforesaid manor. Witnesses: Sir Thomas de Fournival, the younger, and Sir Ralph de Crophull, knights; Sir William de Ayremynne, Sir William de Thorntoft, Sir Roger de Sutton, Sir John de Merton, Sir William de Harlaston, Sir Henry de Edenestowe, clerks. Dated at Wirsop, 4 September, 12 Edward II.

Enrolment of grant from the aforesaid bishop to the said Matilda of a toft with buildings in Bondeby, with the adjoining court, which the bishop had of the feoffment of her husband Richard, and of which Richard and Matilda were enfeoffed to them and their heirs by John son of Robert called 'the Fisher' (*Piscatoris*) of Bondeby. Dated and witnessed as above.

Memorandum, that the bishop came into chancery at Wirsop, on the said day and year, and acknowledged the above deeds.

Enrolment of release by the aforesaid Matilda to the said bishop of her right in all the lands, rents, demesnes, etc., in Bondeby that Simon de Segrave, knight, granted to Richard, her late husband, and to her and to

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Membrane 28—cont.

their heirs; which the bishop holds by feoffment of the said Richard. Witnesses as above. Dated at Wirsop, 1 September, in the said year.

Enrolment of release by the aforesaid Matilda to the said bishop of her right in all the lands in Bondeby that ought to pertain to her as dower of her husband's freehold there, which freehold the bishop holds of her husband's feoffment. Witnesses and date as above.

Enrolment of release by the aforesaid Matilda to the said bishop of her right in a toft with buildings and adjoining court in Bondeby, which Richard her late husband and she had of the feoffment of John son of Robert called the Fisher (*Piscatoris*) of Bondeby, whereof her husband enfeoffed the bishop. Witnesses and date as above.

Memorandum, that Matilda come into chancery, on the day and year aforesaid, and acknowledged the above deed.

Sept. 5.
Clipston.

To Edward, earl of Chester, and to his justice. The king, being given to understand that dissensions had arisen between the men of the community of the city of Chester and certain foreign men of the county, and that much damage had been committed one upon another, lately ordered the earl and justice to cause a remedy to be provided for pacifying these discords and punishing the trespasses, so that peace and tranquillity should prevail, and to give credence to Roger de Mortuo Mari, justice of Wales, and to Master John Walewayn, the king's treasurer, whom the king intended sending to those parts in this behalf; and the king now learns from the certificate of the said Roger and John that certain foreign men of the county to a great multitude of armed men, proceeding near to the city on the day when the county [court] ought to be holden therein, and keeping themselves outside the city by armed force, refused to go to the county [court] in due manner as they ought to do, and that certain of them, going up to the walls of the city, made assault in hostile manner upon certain men of the city standing on the walls aforesaid for the defence of the city, shooting at them with arrows and grievously wounding certain of the said men and slaying certain of them, and burning certain houses of the city suburbs, and not being contented with these proceedings, they caused the ways and waters leading to the city to be guarded by armed men, and do daily cause them to be guarded, so that merchants are now unable to go to the city or leave it with their goods, robbing certain men passing by the ways and waters aforesaid to the city of their goods, and beating, wounding, and inflicting other enormities upon them; which things, if permitted to continue, would not only be to the breach of the king's peace and the terror of the people of those parts, but also a pernicious example for such malefactors of the neighbouring parts, and might produce a warlike commotion, unless a speedy remedy be provided; wherefore the king orders the earl and his justice to punish the aforesaid malefactors in such wise that it shall not behove the king to do so in their default. The king has ordered the justice of Wales and John de Warennia, earl of Surrey, John de Grey, and the sheriffs of Lancaster, Salop, and Stafford to lend them such aid as they shall require, and not to permit any of the malefactors to be received into their bailiwick.

By p.s.

Mandates in pursuance to:

Roger de Mortuo Mari, justice of Wales.

By p.s.

John de Warennia, earl of Surrey.

John de Grey.

The sheriff of Lancaster.

The sheriff of Salop and Stafford.

By p.s.

To the chamberlain of Caermerdyn. Order to pay to the justice of Wales reasonable expenses if he have to go to the parts of Chester in the above matter.

By p.s.

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Sept. 10.
Clipston.*Membrane 28—cont.*

To Philip, king of France and Navarre. Whereas the following merchants of this realm lately caused a ship of John Priour's called '*la Petite Bayard*' of London to be laden with divers serplers of wool for the purpose of taking the same to Andwerp in Brabant in order to trade there with the same: Simon de Abyndon of London, Stephen le Fullere, Ralph de Walcote, John Priour, Thomas Prentiz, John de Sandale, William de Coumbmartyn, John atte Vine, Thomas de Abyndon, Thomas Beauflour, William Panyfadre, William Byddyk, Robert Elys of Thame, Adam Puff of Berkhamptede, Richard de Warrewyk, and Nicholas Alisaundre; and the admiral of Caley and certain armed men in his company attacked the ship on the sea-coast in the Isle of Thanet on her voyage to Brabant, and went to the town of Mergate, whither the men in the ship had fled, carrying with them the sail and rudder (*gubernaculum*) of the ship, and caused the sail and rudder to be carried back to the ship, which they took away with them, detaining the ship and wool from the merchants and mariners to the damage of the merchants of 2000*l.*; which things were so well known in the parts where they were committed that they could not be concealed by any tergiversation, and the mayor, aldermen, and community of the city of London have fully informed the king concerning the same; wherefore he frequently requested W. de Castellion, then constable of France, to cause restitution or satisfaction to be made to the merchants and mariners, together with amends for their damages, as pertained to him by reason of the superior custody of the admiral and his fellows committed to him by L[ouis], then king of France and Navarre; and the constable, having called the parties before him and having had the matter fully discussed, decreed that the ship and goods should be restored to the merchants and mariners; which sentence he did not put into execution; wherefore the king again requested him to cause satisfaction to be made; and the constable certified the present king of France, then regent, concerning the premises, requesting him to excuse the constable to the king of England in this matter; and the regent thereupon wrote to the king that he had caused answer to be made to the said merchants that they should come to him in the octaves of Christmas then next following, when he would ordain a remedy for the premises; to which the king of England replied, the regent having been crowned king of France and Navarre, requesting him to execute what he had promised in the octaves aforesaid; and the king of France has assigned many days to the merchants' attorney in this behalf, but the merchants have been unable to obtain satisfaction, as they have informed the king of England by sufficient testimony; and the king of England, although he ought to have provided the merchants with a remedy for such a deed committed within his realm after the above process, nevertheless, at the request of Sir John Roberd, knight, and Master John Pastyn, clerk, his envoys in another matter, superseded the provision of a remedy for the said merchants, and requested the king of France to cause satisfaction to be done to them; which the king of France promised to do in the presence of John Abel, knight, and Richard de Burton, clerk, the king of England's envoys; but as the king of France did not do so, the merchants returned to the king of England with their supplication; wherefore the king of England ordered the goods of the men and merchants of the realm of the king of France within this realm to be arrested; by reason whereof certain goods of the merchants of the city of Amiens were arrested; and the king of France a short time since signified to the king that the citizens and merchants of Amiens, whose goods were so arrested in this realm, had come to him and prayed him for a remedy, and it was contained in the king of France's letters that due restitution had not been made to the king of England's merchants

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Membrane 28—cont.

owing to negligence of the officials (*officialium*) and ministers of the king of France, by which letters the king of France requested the king of England to desist from such counter seizures (*contraprisiis*) and to restore the goods of the merchants of Amiens thus arrested, and promised to cause such satisfaction to be made to the said merchants of this realm before All Saints next as should content the king of England; whereupon the king of England caused the order for arresting goods of the men of the king of France to be superseded, and caused their goods to be restored to the aforesaid merchants of Amiens: wherefore he requests the king of France to cause due satisfaction to be made to the aforesaid merchants or to William Beddyk, William de Merden, and Stephen le Fullere, their attornies in this behalf, before All Saints according to his promise, and that he will certify the king of England at the said feast by his letters of his proceedings. If the merchants have received anything in part payment, the king wills that the amount thereof shall be deducted from what is due to them. [*Fœdera.*]

Sept. 22.
York.

To John de Mutford and his fellows, justices to take assizes in co. Essex. Order to adjourn all assizes arramed against Nicholas de Segrave in that county in their next session after Michaelmas until their next session after Christmas, as Nicholas is now with the king in the company of Thomas, earl of Lancaster, for the purpose of repelling the invasion of the Scots, the king being bound to protect the interests of those engaged in his service, so that they may not be defrauded of their rights in their absence. By K. and C.

Sept. 21.
York.

To the same, justices of assize in co. Suffolk. Order to adjourn until their first session after their instant session before Michaelmas the assize of novel disseisin arramed before them by Roger Swan concerning a tenement in Farnham against William de Cleydon, as William is setting out in the company of Aymer de Valencia, earl of Pembroke, to repel the invasion of the Scots.

By K. and C.

To Henry Beaufiz, Richard de Wylughby, and John de Bromfeld. Order to adjourn until after Christmas the assize of novel disseisin arramed before them against William la Zusche and Alice his wife and others by William le Mel of Swanecote and Lucy his wife, Richard le Cromery(?) and Lucy his wife, concerning a tenement in Elmeleye Lovet, as the aforesaid William la Zusche is setting out in the company of Thomas de Brotherton, earl of Norfolk and marshal of England, to repel the invasion of the Scots.

By K. and C.

Sept. 26.
York.

To Henry Spigurnel and his fellows, justices to take assizes in co. Warwick. Order to adjourn until their next session after their session after Michaelmas the assize arramed against Geoffrey Dode, the king's sergeant, and others by William 'the Rodye,' chaplain, concerning a tenement in the suburbs of Warrewyk, as Geoffrey is about to set out with the king to repel the Scotch invasion.

By K.

Oct. 1.
York.

To John de Mutford and his fellows, justices to take assizes in co. Hertford. Order to adjourn until their next session after Christmas the assize of novel disseisin arramed by Robert de Pounsourn and Agnes his wife against Robert le Baud and others concerning a tenement in Aldebury, as the said Robert is setting out in the company of Bartholomew de Badelesmere to repel the invasion of the Scots.

By K. and by the testimony of Bartholomew de Badelesmere.

MEMBRANE 27.

Sept. 10.
Clipston.

To Master Richard de Clare, escheator beyond Trent. Order to take into the king's hands the lands and rents of Robert Martyn le Clerck and

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Membrane 27—cont.

John le Taverner in the town and suburbs of Bristol, which came to the king's hands as escheats, and to attach any persons resisting him in the execution of this order, certifying the king of their names, the escheator having written that he was unable to execute the king's previous order to take the premises into his hands on account of the resistance of certain men, which premises the king had previously given to John de Weston, the younger, to have to him and his heirs, and having ordered them to be resumed into his hands amongst other gifts made by him by virtue of the ordinances accepted by him.

Sept. 12.
Clipston.

To the same. Order to deliver to William Wyne and Matilda his wife, late the wife of William de Lodelawe, tenant in chief, the following of the said William de Lodelawe's lands, which the king has assigned to her in dower: a third of the manor of Stoke Say, and of the townships of Roulton and Ellewardyn, co. Salop; and a third of 10*l.* of yearly rent in Markeleye, co. Hereford; and a third of the wood of Teddeswode, and of 17 marks of yearly rent in Markeleye.

Sept. 21.
York.

To the sheriff of Hertford. Order to expend up to 100*s.* in repairing the king's prison at Hertford, which is threatened with ruin.

Sept. 16.
York.

To the treasurer and chamberlains. Order to pay to Robert de Shutkyngdon (*sic*), chief chaplain of St. Edward's chapel in Wyndesore castle, the arrears of 26*l.* 13*s.* 4*d.*, which sum the king, on 23 September, in the 11th year of his reign, ordered them to pay to Henry Canon for the wages and stipends of himself and three chaplains celebrating in the aforesaid chapel and for two clerks serving the chaplains, from Michaelmas then next following until the following Michaelmas, the king having afterwards appointed the said Robert his chief chaplain in the chapel, when he ordered the treasurer and chamberlains to pay to him the arrears of the above sum; which order has not been put into execution.

Sept. 21.
York.

To the sheriff of Cumberland. Order to expend up to 10*l.* in repairing the houses and other buildings in Carlisle castle. By K.

Sept. 22.
York.

To the treasurer and barons of the exchequer. Order to cancel the recognisance made before them by John de Houby for payment of 28*l.* to John Darcy, as John Darcy has acknowledged before the king that he has received this sum. By K.

To the treasurer and barons of the exchequer. Order to admit Adam de Dene, clerk, to make profer in place of Richard de Perers, sheriff of Essex and Hertford, who is with the king at York to set out thence for Scotland in the company of J. bishop of Ely, the chancellor, so that he cannot come in person to Westminster on the morrow of Michaelmas. By K.

Sept. 22.
York.

To Humphrey de Bohun, earl of Hereford and Essex, keeper of the lands of Ralph son of William, tenant in chief, in the king's hands. Whereas it was lately found by inquisition taken by Robert de Sapy, escheator this side Trent, that the aforesaid Ralph granted by writing obligatory to Thomas de Boulton, knight, two suitable robes for his life with fur-edging (*pellura*) and lining (*linura*), one at Christmas and the other at Easter, and a knight's saddle yearly, and fitting maintenance for himself and his yeoman, and hay, provender, shoes (*ferros*), and nails for four horses, and wages for four grooms to be received from the manor of Hilderskelf, and that Thomas was seised thereof until the time of Ralph's death, and that the manor is held of John Bygod by the service of a third of a knight's fee; and the king ordered the earl to cause Thomas to have the above allowances yearly out of the manor, which is in his custody by the king's commission; and the earl has signified to the king that he was

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unable to execute the order because the things therein specified are not put at a certain yearly value: the king, considering that the said manor of Hielderskelf was extended, after Ralph's death, to the yearly value of 4*l.* 16*s.* 0*d.*, and that what Thomas ought to have thence exceeds that extent, and being unwilling to satisfy Thomas from any lands of Ralph's other than those that are so charged to the said manor, orders the earl to deliver the manor and appurtenances to Thomas, to have during the heir's minority for the charges so incumbent upon it. The king will discharge the earl of the extent of the same. By C.

Sept. 22.
York.

To the treasurer and barons of the exchequer. Order to allow to the sheriff of Bedford 40*l.*, which he has expended in the wages of four men working in the quarry (*quarrera*) of Eglemont in his bailiwick, and in carriage of stone thence to Langele, by virtue of the king's order to provide four men to work in the quarry and to carry the stone to Langele, and to pay them their wages, the expenses to be witnessed by indenture between him and brother William de Kenilworth, 'mazon.'

By p.s. [4863.]

Cancelled because otherwise below.

Sept. 24.
York.

To the collectors in the port of London of the loan to be made by native and alien merchants of wool, hides, and wool-fells to be exported until Michaelmas next. Order not to intermeddle with collecting the loan after the above date. By K.

The like to the collectors in the following ports:

Lenne.	Ipswich.
Boston.	Melecombe.
Newcastle-on-Tyne.	Great Yarmouth.
Hertelpole.	Sandwich.
Kyngeston-on-Hull.	Southampton.
Birstoll.	Chester.

Sept. 22.
York.

To the treasurer and barons of the exchequer. Order to allow to John de la Haye 40*l.*, which he expended, when sheriff of Bedford, by virtue of the king's order to provide four men to work in the quarry of Eglemont in his bailiwick, and to cause stone to be carried thence to Langele, and to cause their wages to be paid, by indenture to be made between him and brother William de Kenilworth, 'mazon,' he having expended the above sum for the above purposes and upon certain works that the king caused to be done there. By p.s. [4863.]

Sept. 25.
York.

To the steward and marshal of the king's household. Order not to intermeddle with anything touching their office, nor to permit any others to intermeddle therewith, otherwise than was wont in the past, between the waters of Tyne and Tese, in the liberty of the bishopric of Durham, when the king comes there during his expedition against the Scotch rebels, as the king wishes to preserve the liberty of St. Cuthbert's church, Durham, unharmed in all things. By K.

The like to the clerk of the market, or to him who supplies his place.

By K.

Sept. 26.
York.

To the treasurer and barons of the exchequer. Order to receive from the abbot of Seleby, collector of the tenth of the clergy in the archdeaconry of Richmond, the tenth in that archdeaconry of benefices and temporalities annexed to spiritualities according to the taxation made by the archdeacon of Richmond or his vicar-general, which taxation was delivered to the said abbot, and to acquit him on this occasion of anything beyond that taxation, the king having ordered the archdeacon or his vicar general, the archdeacon being abroad, to cause inquisition to be made

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Membrane 27—cont.

concerning the value of all benefices in the archdeaconry, and of all temporalities of prelates there that have been hitherto taxed to the tenth, to wit what was the value at the time of the grant of the tenth, because the clergy of the archdeaconry complained to the king that their benefices and temporalities are wasted and destroyed by the Scotch rebels, and that they granted the tenth upon what their benefices were worth at the time, and not according to the taxation of the tenth heretofore current there.

Sept. 24.
York.

To the abbot of Cokersand, sub-collector [of the tenth] of the clergy. Order to supersede until Easter the demand upon the abbot of Egleston for 6*l.* 6*s.* 1½*d.* for the tenth, releasing in the meantime any sequestration.

Like order to the abbot of Seleby, sub-collector of the tenth in the diocese of York, to supersede the demand upon the aforesaid abbot for 18*l.* 10*s.* 0½*d.*

Sept. 25.
York.

To the sheriff of Essex and Hertford. Order to pay to Giles de Tholosa, king's sergeant, keeper of certain of the king's great horses, 20*l.* for the expenses of the horses.

To the collectors of the custom of wool, hides, and wool-fells, in the port of London. Order to permit Henry Nasard, citizen of London, and his fellows to retain by indenture the custom of wool exported by them to the amount of 200*l.* 2*s.* 2*d.*, which sum the king owes Henry for cloths received from him and delivered to divers men-at-arms and footmen of the king's garrisons and towns in Scotland for the arrears of their wages and restoration of their horses lost in the king's service in the eleventh year of his reign, as appears by a bill under the seal of John de Weston, late chamberlain of Scotland.

To the collectors of the said custom in the port of Kyngeston-on-Hull. Order to pay to Robert de Hastang', out of the issues of the custom, 149*l.* 18*s.* 3*d.*, notwithstanding any assignments previously made thence for other persons, which sum the king owes him for the wages of himself and his men-at-arms staying in the city of York for the custody thereof, together with Walter de Teye, between 1 October, in the eleventh year of the king's reign, and 28 March, in the said year, as appears by a bill sealed by Roger de Northburgh, keeper of the king's wardrobe. By K.

Sept. 26.
York.

To Robert de Sapy, escheator this side Trent. Order not to intermeddle further with three tofts, two bovates, and 11 acres of land in Beford that belonged to Walter de Siwardby, the escheator having certified the king that they were taken into the king's hands because it was found by an inquisition of office taken by him that certain lands in Beford were held of the king in chief as of the honour of Albemarle, amongst which he understood the premises to be included, as he has now found by another inquisition that the premises are not held of the king.

To the sheriff of Northampton. Order to cause a verderer for the forest of Clyve to be elected in place of Henry de Sene, who is so engaged elsewhere in the service of the king and of Aymer de Valencia, earl of Pembroke, that he cannot attend to that office, wherefore the king has amoved him from office.

Sept. 25.
York.

To the sheriff of York. Order to cause a verderer to be elected for the forest of Pykeryng, which belongs to Thomas, earl of Lancaster, in place of Robert de Wyerne, deceased.

To the same. Order to cause a verderer to be elected for the aforesaid forest in place of Alan Maltak, whom the king has amoved because he is incapacitated by infirmity.

Sept. 26.

To the treasurer and barons of the exchequer. Order to permit Richard de Draycote to pay 34*l.* 11*s.* 1*d.*, owing by him for the arrears of his

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Membrane 27—cont.

account of the time when he was the late king's sheriff of Lincoln, at the rate of 60s. yearly, the king having granted him these terms of payment of his special grace. By K.

Sept. 24.
York.

To J. bishop of Winchester, principal collector of the tenth of the clergy granted by the pope to the king. Order to pay, out of the money of the second term of payment in the diocese of York, 200*l.* to Andrew de Hartela, late warden of the marches and keeper of the castle of Carlisle, in part payment of 586*l.* 8*s.* 6*d.*, which the king owes him for the wages of himself and of his men-at-arms staying with him about the custody aforesaid, and for recompence for certain of his horses that died there, in the time of J. archbishop of York, late keeper of the wardrobe, as appears by a bill of the wardrobe made in the archbishop's name under the seals of Robert de Wodehous and Richard de Fereby; upon which bill the payment on account is to be endorsed, according to custom. By K.

Sept. 28.
York.

To the sheriff of York. Order to pay to William de Casteley and Richard de Alverton, keepers of the fish-pond of Fosse, their usual wages, to wit 2*d.* a day each, during the time of his office.

Oct. 1.
York.

To the same. Order to pay to Oliver son of John de Nantoil, usher of Queen Isabella's chamber, the arrears of his wages and robes from the time of the sheriff's appointment, and to continue paying the same, the king having granted him for his maintenance for life 6*d.* daily and two robes yearly befitting his estate, to be received from the sheriff of York.

Sept. 28.
York.

To J. bishop of Winchester, principal collector of the tenth of the clergy granted to the king by the pope. Order to pay, out of the money of the second term of payment in the diocese of York, 200*l.* to William de Ros of Hamelak, the remainder of 300*l.* that the king owed him, for which William has delivered the bills at the king's receipt, the king having caused 100*l.* to be paid to him, by the hands of W. archbishop of York, out of the tenth for six years lent to the king by the pope. By K.

MEMBRANE 26.

Oct. 2.
York.

To Roger de Mortuo Mari of Chyrk, justice of Wales. Order to deliver, without delay or excuse, the land of Megheyn Iscoyt to Griffin de la Pole, which was taken into the king's hands with other lands of Griffin's in the land of La Pole, the king having restored the same to Griffin to hold in the same manner as before it was taken into his hands.

By K. and C.

Oct. 1.
York.

To the bailiffs of the city of York. Order to pay to William de Ros of Hamelak 60*l.* out of the ferm for the city of York for Michaelmas term; the king having granted him 120*l.* yearly from that ferm, and 146*l.* 13*s.* 4*d.* yearly from the ferm of the city of Lincoln, to be received from the bailiffs of York and Lincoln until the king shall cause him to be provided with 400 marks of land and rent yearly in suitable places, and the king enfeoffed him thereof as appears by his letters patent, which yearly sum the king promised to grant him in suitable places between the waters of Thames and Tees (*Thaisie*) before Midsummer, in the 11th year of his reign, in exchange for the castle of Werk-on-Tweed, which William granted to the king on 25 September, in the said year, with the knights' fees, serjeanties, homages, villenages, etc., and all other appurtenances except the advowsons of the cells appertaining to the priory of Kirkham and the hospital of Boulton. By K.

To the bailiffs of the city of Lincoln. Like order to pay the said William 73*l.* 6*s.* 8*d.*

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To the treasurer and barons of the exchequer. Order to allow the above 60*l.* to the bailiffs of York.

To the same. Order to allow to the bailiff of Lincoln the said 73*l.* 6*s.* 8*d.*

Oct. 4.
York.

To the chamberlain of Kaernarvan. Order to survey the victuals in the castle of Hardelagh by the testimony of someone to be deputed on behalf of Roger de Mortuo Mari of Chirk, justice of Wales, and to dispose for the king's profit of those that are unfit for the garnisture, and to cause the castle to be provided with other victuals out of the money received from the sale and out of other issues of his bailiwick, as the king understands that certain of the victuals in the castle are putrid and infected. By K.

Oct. 5.
York.

To the sheriff of York. Order to release from prison William son of Cicely de Stokesleye, John and Adam his brothers, Roger Fotour, Robert del Howe, William son of Hugh Pigod, Roger de Pothowe, John Chamberde of Pothowe, John, vicar of the church of Kirkeby in Cliveland, and William de Levyngton, the elder, whom the king ordered the sheriff to justice by their bodies according to the custom of England, upon their denunciation by the archbishop of York as excommunicated and as contemners of the jurisdiction of the church until they should satisfy the church for the wrong done by them and for the contempt, as the archbishop has signified by his letters patent to the king that they have merited absolution.

Oct. 6.
York.

To the treasurer and barons of the exchequer of Dublin. Order to commit to Geoffrey de Lanneye during pleasure the office of sheriff of the county of Meath (*Midie*), taking from him sufficient security, the king having granted the office to him with all appurtenances, on condition that he answer to the aforesaid exchequer for the issues of the shrievalty.

By K.

Oct. 4.
York.

To Nicholas de Grey, late sheriff of York. Order to pay to Oliver son of John de Nantol, usher of Queen Isabella's chamber, the arrears of his wages of 6*d.* a day and two robes yearly granted to him by the king for life, for the time when Nicholas was sheriff after 29 May, in the 6th year of the king's reign, the date of the king's grant. By K.

The like to Simon Warde for the time when he was previously sheriff.

Oct. 8.
York.

To the sheriff of Westmoreland. Order to cause the abbot of Hepp to have seisin of a messuage and an acre of land in Bampton Patrik, which William son of John le Archer of Bampton Patrik, who was hanged for felony, held of the abbot, as it appears by inquisition that they have been in the king's hands for a year and a day, and that the said John held them of the abbot, and that the township of Bampton Patrik had the king's year, day and waste, and ought to answer to the king for the same.

Oct. 6.
York.

To Ed. de Dynnynton, chamberlain of North Wales. Order to supersede until further orders the assessment and levy of the subsidy that the men and tenants of North Wales lately granted to the king of their goods, which still remains to be levied. By C.

The like to the chamberlain of South Wales.

By C.

Oct. 5.
York.

To John de Mutford and his fellows, justices appointed to take assizes in co. Norfolk. Order not to molest Roger de Bilneye for the imprisonment, or for what pertains to the king for not prosecuting a jury of 24 knights that he arramed before William de Ormesby and his fellows, justices appointed to take assizes in that county, against the prior of Walsyngham, to convict the jurors of an assize of novel disseisin summoned between them, and taken before William and his fellows at Norwich, concerning common of pasture in Heveringlond, and for not prosecuting another jury of 24 knights

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Membrane 26—cont.

arranged by him against Richer Est before William and his fellows to convict the jurors of an assize of novel disseisin summoned between them, and taken before William and his fellows at Norwich, concerning common of pasture in the aforesaid town, which juries were adjourned after William's death to be taken before the said John de Mutford and his fellows, before whom it was considered that Roger should be arrested and imprisoned because he did not prosecute the aforesaid juries; as the king has pardoned him the imprisonment and what pertains to him in this behalf because he was engaged in the king's service at the time of his non-prosecution aforesaid.

Oct. 6.
York.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to proceed with the pleas or suits touching William Broun, the elder, at the suit of the plaintiffs, notwithstanding the king's protection granted for his lands and rents, which the king granted him because William was about to set out for Scotland in the king's service, when the king willed that he should be quit of all suits except pleas of dower *unde nichil habet* and pleas of *quare impedit*, and assizes of novel disseisin and of last presentation, as the king now learns upon trustworthy testimony that William has not set out and is not setting out for Scotland. By C.

Oct. 6.
York.

To John de Hanstede. Order not to intermeddle further with the custody of the water of Tyne between Newcastle-on-Tyne and the sea, which the king lately appointed him to keep, taking care that no victuals or other necessities be taken on the said water to Scotland, whereby the king's enemies might be aided, as the king now understands from the complaints of the burgesses of Newcastle that the commission made to the said John is to the prejudice of the liberties granted to them by the king's progenitors and confirmed by the king. By K. and C.

Oct. 8.
York.

To the sheriff of Gloucester. Order to pay to John Giffard of Brymesfeld 100 marks due to him for Easter term before June 9 last, when the king, by virtue of the ordinances, revoked the grant of 200 marks yearly made to John on 30 December, in the 10th year of his reign, to be received from the sheriff of Gloucester, which grant was made by the king because he wished to keep the agreements made with John for his stay with the king with a certain number of men-at-arms, in peace and war, for John's lifetime. By K.

Oct. 10.
Burstwick.

To the bailiffs of the liberty of Ravenesrod. Whereas Adam le Clerk of Lenne, merchant, caused a ship of his called '*La Plente*,' of Lenne, price 100*l.* sterling, to be laden in the parts of Poitou (*Peytou*) with salt of Poitou, lampreys of Nauntes, and certain bales of Bugeye, and other his goods, to the value of 200*l.*, in order to take the same to St. Johnstown of Perth, in Scotland, to make his profit thereon and in aid of the maintenance of the king's men garrisoning that town, Henry de Rikelynghous and certain other malefactors of the towns of Grippeswald, Strallesound, and Lubyk robbed the aforesaid ship on her voyage on the sea coast between Great Yarmouth and Blakeneye, and slew many men found in her, and carried her away with them to Aberden in Scotland, and there sold the goods, robes, and cloths of the aforesaid men, and afterwards took the ship with them to Strillesound (*sic*); whereupon the king requested the *schöffen* and men of the towns of Grippeswold, Strallesound, and Lubyk to hear the complaint of the said merchant, and to cause satisfaction to be made to him, so that it should not behove the king to provide him with another remedy; but although Geoffrey atte Feld, Adam's attorney in this behalf, delivered the king's letters to them, and diligently prayed for justice, they did nothing in the matter, as appears by letters patent shewn to the king under the

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Membrane 26—cont.

seal of the community of London ; whereupon the king ordered the sheriff of York to arrest goods of the men and merchants of the aforesaid towns to the value of 100*l.*, in part satisfaction for the above sum ; and the aforesaid bailiffs, by virtue of the return of the king's writ made to them by the sheriff, arrested a ship of Lubyk called '*la Swetmund*,' the master whereof is called Peter Vanlenne, which was laden with goods of divers merchants of Lubyk, to wit 'stockfissh,' hides, and oil, whose names are Hermann Cure, Adelard Holyk, Henry Drone, Christian Rose, Whittemann Bare, Warkin de Bergh, John de Felghonis, and John Brider, and the ship and goods are appraised at 106*l.*, as the bailiffs have returned to the king by his order : the king orders them to cause the ship and cargo to be appraised again by merchants, mariners, and others, in presence of the aforesaid merchants, if they choose to attend, and to deliver thence goods by this appraisement to the value of 100*l.* to the aforesaid Adam or to William de Pikeworth, whom Adam has appointed in chancery his attorney in this behalf, in part satisfaction, certifying the king of their proceedings herein. If there be any goods in excess of value over the said 100*l.*, they are to deliver them to the aforesaid merchants.

Oct. 29.
York.

To the sheriff of Lincoln. Order to cause a coroner to be elected for that county in place of William de Manby, whom the king has amoved because he is insufficiently qualified.

Oct. 7.
York.

To the treasurer and barons of the exchequer. Order to acquit the sheriff of Westmoreland of the eighth year of the reign of two parts of the profits of the county from 2 October in that year, when the king granted to Guy de Bello Campo, then earl of Warwick, and Henry de Percy, deceased, and to Bartholomew de Badelesmere the custody of two parts of the lands and profits of the shrievalty of that county, which profit is extended to the yearly value of 100*s.*, which lands and profit belonged to Robert de Clifford, deceased, tenant in chief in that county and elsewhere in the realm, and which were in the king's hands on account of the minority of Roger, son and heir of Robert, to have with all things pertaining to such custody during Roger's minority, to wit the custody of the two parts aforesaid in Westmoreland for the maintenance of the heir, rendering for the other lands in the realm the extents thereof.

Oct. 13.
Burstwick.

To the same. Order to cancel the recognisances for 100*l.* and for 10*l.* made before them in the exchequer by John de Houby to Robert de Ardern, John having satisfied Robert for the same, as Robert has acknowledged before the king.

Oct. 14.
Burstwick.

To the justices of the Bench. Order to continue until the quinzaine of Martinmas the plea pending before them between the king and the prior and convent of St. Thomas the Martyr, near Stafford, concerning the church of Stowe, in the diocese of Coventry and Lichfield, to which the king lately presented his clerk Robert de Marchumley, the prior and convent claiming to hold the church for their own uses, as the prior and convent have shewn to the king that they have in their possession divers muniments and evidences touching the appropriation, in order that they may meanwhile inform the king and his council concerning their said muniments, and that the said clerk may inform the king and his council concerning the king's right.

By p.s. [4874:]

Oct. 15.
Burstwick.

To the treasurer, barons and chamberlains of the exchequer. Order to cause to be deducted from the king's debts to the merchants of the society of the Bardi of Florence 400*l.*, which the king caused to be paid to Roger Ardingelli, merchant of that society, for himself and his fellows, to wit 200*l.* by the hands of W. archbishop of York, collected by the abbot and convent

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Membrane 26—cont.

of St. Mary's York of the tenth for six years imposed by Clement V. in the council of Vienne and lent to the king by pope John, for which the king caused his letters patent obligatory to be made to the pope and delivered to the archbishop, and 200*l.* by the hands of the prior and convent of St. Katherine's without Lincoln, sub-collectors of the tenth granted to the king by the clergy of the province of Canterbury for the Scotch war, for which the king acquitted the prior and convent and caused his same letters to be delivered to them, the king having received from Roger letters patent of acquittance of himself and his fellows for the above sums, which the king sends to the treasurer, barons, and chamberlains, by the bearer.

Oct. 2.
York.

The king to all to whom, etc. Letters patent witnessing that the king has received, by the hands of Master John Walewayn, treasurer, and of the chamberlains of the exchequer, 20 marks from J. bishop of Lincoln, in the name of pope John XXII., in part payment in the city and diocese of Lincoln of the first year of the tenth for six years imposed upon the clergy by pope Clement V. in the council of Vienne, collected before this time by the bishop by the hands of the abbot and convent of Oseneye: which sum the king binds himself to repay to the pope within five years from the fourth kalend of April, in the 10th year of his reign.

By bill of the exchequer.

Vacated, because otherwise on the Patent Roll on the same day and month.

MEMBRANE 25.

Oct. 18.
York.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the knights' fees or other appurtenances of the castle and honour of Walyngford after 1 August last, and to deliver to Queen Isabella any issues received since that date, when the king granted the castle and honour, which she held by the king's grant, to be held as her dower, together with the knights' fees and other appurtenances.

Oct. 26.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause John de Northgrave, son and heir of Alfred de Northgrave, tenant in chief of the late king, to have seisin of his father's lands, as he proved his age before Master John Walewayn, late escheator beyond Trent, and the king has taken his homage.

To Robert de Sapy, escheator this side Trent. Order to deliver to John de Yucflete and Joan his wife, mother of Alexander Tothe, son and heir of James Tothe of Middelton, the lands of the said Alexander, which cannot descend to them by right of inheritance, as his nearest friends for his maintenance and profit, the escheator having taken the lands into the king's hands because he understood that Alexander was a madman and an idiot from his birth, as the king learns by inquisition taken by the escheator that Alexander is not an idiot from birth, that he was of good memory for three years after his birth, and that he was afterwards impaired by malign spirits so that he lost his memory for two years, after which time he recovered his good state, so that he was sufficient for the rule of himself and his lands and chattels had he been of full age, and that he enjoys lucid intervals (*lucidis intervallis*) in the new moon, and that he holds lands in Middelton of divers lords by various services, and that he does not hold of the king, and that he is aged fourteen years.

To the sheriff of Surrey. Order to repair the king's houses within the castle of Guldeford, in the custody of the king's yeoman Oliver de Burdegala, by the view and testimony of lawful men of those parts.

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*Membrane 25—cont.*Oct. 24.
York.

To the sheriff of Norfolk and Suffolk. Order to pay to Master Roger de Acton, the king's lardener, 40*l.*, to make provision therewith of fish for the king's household.

Oct. 27.
York.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the lands of William le Botiller of Saham, and to restore the issues thereof, as it appears by inquisition that he held nothing of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

To the same. Like order concerning the lands of William de Horford.

Oct. 26.
York.

To Robert de Sapy, escheator this side Trent. Order not to distrain Patrick Bouche of Ulvesby for homage for the lands held by him in chief, as the king has taken his fealty and respited his homage.

To the same. Order to cause dower to be assigned to Nicholaa, late the wife of Robert de Ireby, tenant in chief of the king, upon her taking oath not to marry without the king's licence.

To Eleanor, late the wife of Henry de Percy, keeper of two parts of the manor of Wetherby and other lands of the said Henry in co. York. Order to pay to Robert de Walton, chaplain, two parts of 10 marks yearly, for the time that she has had the custody, for two parts of the wages, etc., that the treasurer and barons have certified that he received, and ought to receive, from that manor from the time of the grant made to him by Robert de Turvill, late master of the order of the Temple in England, to which order the manor then belonged, to wit 3*d.* a day for his food, a mark yearly at Whitsuntide, an allowance of a tallow candle each night for his bed, necessary firewood to burn in his chamber, and a groom to serve him, whom the preceptor would assign to him, for 50 marks that he paid beforehand to the Templars; the king having many times ordered her to pay the above wages and stipends out of the ferm of 400*l.* due from her to the exchequer yearly for the custody of the aforesaid two parts, together with the arrears thereof from the time when she received the custody; in answer to which she has certified that she is ready to pay the wages and money for the robe, which are ascertained sums, up to the date contained in the king's writ, but that she is ignorant as to what she ought to pay for the candle and firewood and the groom; the king willing that Robert shall be satisfied for 10 marks yearly for the wages and stipends aforesaid. The king will cause allowance to be made to her in her ferm for the two-thirds of the 10 marks aforesaid, the other third whereof she is to pay for the third of the manor held by her in dower. At Lincoln, 21 February, in the 9th year (*sic*).

Oct. 27.
York.

To the sheriff of Lancaster. Order to cause a verderer for the forest of Lancaster, belonging to Thomas, earl of Lancaster, to be elected in place of Richard de Houghton, deceased.

Like order for the election of a verderer in place of John de Burton.

Nov. 2.
York.

To Edward, earl of Chester, or to his justice. Order to supersede until his county [court] on Tuesday next and then for six full weeks following the matters touching the men of Thomas, earl of Lancaster, and others who ought to be delivered from prison at the petition of the earl's bailiffs, not intermeddling in the meantime therewith, as the earl of Lancaster has given the king to understand that many of his men and others have been indicted, arrested, and imprisoned by the earl of Chester, on account of the dissensions between the community of the city of Chester and others and for other causes, who ought, according to the law and custom of those parts, to be delivered from prison at the petition of the bailiffs of the earl of Lancaster in those parts by plevin under a certain form, and that they are detained in prison contrary to the law and custom aforesaid. The king proposes to send Roger de Mortuo Mari of Chirk, justice of

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Membrane 25—cont.

Wales, John de Grey, and John de Somery to those parts shortly, without whom he wills that nothing shall be done in the meantime. In addition, the king orders them to permit the earl of Lancaster to use and enjoy the liberties that he ought to have, and that he and the ancestors of Alesia his wife ought to have and enjoy in those parts. By K. and C. [*Fiedera.*]

Oct. 28.
York.

To W. archbishop of York. Order to pay to William de Ros of Hamelak 200*l.* out of the tenth for six years in his diocese lent to the king by the pope, in part payment of 300*l.* due to him from the king, receiving from him the king's letters patent containing that the king has received the above sum from the archbishop and William's letters patent of receipt.

Nov. 2.
York.

To J. bishop of Winchester, principal collector of the tenth for one year granted to the king by the pope. Order to supersede the assessment and collection of the tenth by the old taxation in the diocese of Carlisle, and to cause his sub-collectors in that diocese to be superseded, and to levy the tenth according to the taxation to be sent to him by the bishop of Carlisle, whom the king has ordered to make enquiry as to the present value of all ecclesiastical benefices in his diocese and of the temporalities annexed to spiritualities that have been wasted by the inroads of the Scotch rebels, and to cause the benefices to be taxed accordingly, as many benefices in that diocese have been so wasted by the Scots that they cannot answer for the tenth according to the present taxation.

Nov. 4.
York.

To the sheriff of Norfolk. Order to receive by indenture from the sheriff of Cambridge the king's victuals that he will deliver to him, and to cause them to be carried with all speed to Kyngeston-on-Hulle, there to be delivered to the receiver of the king's victuals. The king has ordered the sheriff of Cambridge to deliver the aforesaid victuals to him with all speed.

Nov. 4.
York.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the lands of John de Ludham in Wynterton, co. Lincoln, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held at his death a moiety of the manor of Blunteshale, co. Essex, of the king in chief as of honour of the Peverel by the service of half a knight's fee and by doing service at the court of the honour of Peverel from month to month, and that he held no other lands in chief of the king as of the crown at his death by reason whereof the custody of his lands held of other lords ought to pertain to the king, and that he held certain tenements in Wynterton, co. Lincoln, of the earl of Lincoln by knight service.

To Robert de Sapy, escheator this side Trent. Order not to intermeddle further with the lands that the aforesaid John held of other lords than the king.

Oct. 6.
York.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of Ralph Baroun, deceased.

To Robert de Sapy, escheator this side Trent. Order not to distrain John de Derwentewatre for homage for the manors of Talentire, Castlerigg', and the island of Wythholm, co. Cumberland, which he holds of the king as of the honour of Cokermuth, as the king has taken his homage.

Nov. 7.
York.

To the sheriffs of London. Order to pay, out of the ferm of the city, 6*d.* a day to the keeper of the king's leopard in the Tower for the maintenance of the leopard, and 1½*d.* a day for his own wages from Michaelmas last until further orders.

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*Membrane 25—cont.*Nov. 7.
York.

To Matthew Broun, keeper of the lands of Robert de Wylughby, tenant in chief. Order to pay to Nicholas Malemeyns 10 marks of yearly rent from the manors of Scryvelby and Toynton for the time that they have been in his hands, and to continue to pay the same so long as they remain in his hands, as it was lately found by an inquisition taken by Master John Walewayn, late escheator beyond Trent, that the aforesaid Robert granted to the said Nicholas, four years and more before his death, by his deed, the aforesaid rent from the above manors, to be received at Toynton, and that Nicholas was seized thereof and that he received the same peacefully until Robert's death, by which inquisition it was found that the manors are not held of the king in chief, but that the manor of Toynton is held of the earl of Lincoln by the service of a pair of gilt spurs or 6*d.* yearly, and that it is worth in all issues 43*l.* 14*s.* 10*d.*, and that the manor of Scryvelby is held of Thomas de Wilghby by the service of a mewed sparrowhawk yearly, and that it is worth 27*s.* 9*d.* yearly; whereupon the king ordered Roger Damory, then keeper of Robert's lands, to pay the said yearly rent to Nicholas for the time of his custody.

Oct. 6.
York.

To Master Richard de Clare, escheator beyond Trent. Order to deliver to John Breton and Alice his wife, late the wife of John de Loudham, a third of a moiety of the manor of Blunteshale, co. Essex, which the king has assigned to her as dower of the said moiety, which is held of the king in chief as of the honour of Peverel, the moiety being of the yearly value of 7*l.* 17*s.* 8*d.*

To the aforesaid John and Alice. Order to keep safely John son and heir of the aforesaid John de Loudham, tenant in chief as of the honour aforesaid by knight service, whose marriage pertains to the king for that reason, so that they may answer for his body to the king.

Nov. 7.
York.

To Simon de Driby. Order to deliver to the prior and brethren of the hospital of St. John of Jerusalem in England a mill and other tenements in Grimesby, with the issues received therefrom by him from the time of the death of Margaret, late queen of England, when they were committed to Simon by the king, as the king is given to understand that the mill and tenements belonged to the Templars, whose lands in this realm were rendered to the aforesaid prior and brethren by the king in accordance with the pope's ordinance.

By K. and C.

*MEMBRANE 24.*Oct. 28.
York.

To the treasurer and barons of the exchequer. Order to allow to Eleanor, late the wife of Henry de Percy, out of her ferm of 400*l.* yearly for the custody of two-thirds of his lands in co. York, two parts of 10 marks yearly from the time when she received the custody, the king having ordered her to pay 10 marks yearly to Robert de Walton, chaplain, for the wages, robe, candle, and maintenance from the manor of Wetherby, co. York, granted to him by brother Robert de Turvill, late master of the order of the Temple in England.

Oct. 16.
Burstwick.

To the treasurer and barons of the exchequer. Order to allow to the aforesaid Eleanor 113*s.* 4*d.* yearly from 28 July, in the 10th year of the king's reign, for so long as she has the custody of her husband's lands as aforesaid, for her dower of 17*l.* of rent in Legenfeld and Ergom near Legenfeld, which she sued for before the justices of the Bench against Agnes de Percy as her dower of her husband's tenements in those towns, in which suit Agnes asserted that she held the said rent for the term of her life by

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Membrane 24—cont.

Henry's gift, and she proffered his deed containing a clause of warranty, and vouched to warranty Henry his son and heir, a minor in the king's custody; and afterwards, at Eleanor's prosecution that the justices had superseded the suit on this account, the king ordered them to do justice to Eleanor concerning her dower notwithstanding this allegation; by reason whereof, and because it was testified in the king's court that the king had in his hands sufficient of the heir's inheritance in the county of York, it was considered that Agnes should hold in peace and that Eleanor should have the value of her dower aforesaid from the heir's land in the king's hands, as appears by the record and process of the suit, which the king caused to come before him; and afterwards, because the king was given to understand that the sheriff of York had delivered certain of the heir's tenements to Eleanor for her aforesaid dower by virtue of the writ of judgment directed to him, the king ordered him to certify him concerning this matter; and the sheriff returned that he had, by virtue of a writ of judgment under the testimony of William de Bereford, chief justice of the Bench, delivered to Eleanor, on 28 July aforesaid, lands of the said heir in Kirkelevyngton, co. York, to the value of a third of the said 17*l.* of yearly rent; whereupon Eleanor prayed the king to allow her this sum out of her ferm of 400*l.* for the custody of her husband's land beyond her dower in co. York, as the said lands in Kirkelevyngton were committed to her with the other lands of her husband beyond her dower.

Nov. 6.
York.

To the treasurer and barons of the exchequer. Order to cause Thomas, bishop of Worcester, and his successors to have return of all writs, pleas of *namium vetitum* touching the bishop and his men, the chattels of felons and fugitives, and fines and amercements of all his men and tenants, and estreats of the exchequer whereby the chattels, fines and amercements may be levied by him and his successors and their bailiffs and ministers for their use, according to the king's charter granting the above to Walter Reginaldi, archbishop of Canterbury, when bishop of Worcester.

Nov. 10.
York.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the lands of Walter de Molesworth, and to restore the issues thereof, except the manor of Potterresherdwyk, which William acquired together with Katherine his wife from William de Cantebrigg', who held it of the king in chief as of the honour of Huntyngdon, without the king's licence, as it appears by inquisition taken by the escheator that he held nothing in chief of the king at his death whereby the custody of his lands ought to pertain to the king.

To J. bishop of Winchester, principal collector of the tenth of the clergy granted by the pope to the king. Order to pay to Thomas, earl of Norfolk, the king's brother, 200*l.* out of the money of the tenth in the diocese of Durham, in part payment of 500*l.* that the king promised to give him for the stay of Edward de Baillol in his company by the king's order.

By K. on the information of the treasurer.

To Master Rigaud de Asserio, canon of Orleans, nuncio and commissary of the pope. Order to supersede entirely the exaction of a year's fruits of priories in this realm when they happen to be void, and to revoke any sentences made by him on this account, and to restore anything that may have been collected or levied in this behalf by him and his ministers, as grievous complaint has been made by the earls, barons, and magnates of the realm in the parliament at York that he exacts a year's fruits or the value thereof upon voidance from priories of their patronage, and in which regular observance exists, divine services are continuously celebrated, and divers works of charity are done for the health of the souls of the funders, the custody whereof pertains to them in time of voidance, and that he exercises grievous

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Membrane 24—cont.

censures against the convents of the said priories on this account ; for which the patrons prayed the king to provide remedy ; wherefore the king, having deliberated with his council, issues this order, because it is found that the exaction redounds not only to the prejudice of the patrons aforesaid, but also to the depression and wasting of their priories, especially as the burdens incumbent upon the priories do not cease during voidance, such as divine services, hospitality, alms, and other works of charity, which could not be continued if Master Rigaud collected such fruits. By the whole C.

Nov. 12.
York.

To W. archbishop of York. Order to pay to John de Segrave 120 marks from the 12*d.* in the mark granted to the king by the clergy of the province of York in aid of the Scotch war collected by the abbot of St. Mary's York and in his custody, in part payment of the 500*l.* still owing to him of the 1000*l.* granted to him by the king in aid of his ransom from the Scotch rebels, by whom he was lately captured whilst in the king's service. By K. on the information of the treasurer.

Vacated, because it was restored and he had an assignment elsewhere.

To the chamberlain of Kaernarvan. Order to pay to Nicholas de Derneford, master of the king's works in the castle of Beaumaris in Anglesey, the arrears of his wages from the time of the chamberlain's appointment, and to continue paying the same so long as Nicholas holds his office, the king having, on 18 May, in the 9th year of his reign, granted that he should receive 12*d.* a day from the chamberlain of Kaernarvan during the king's pleasure and his good behaviour, in consideration of his good services about the works of the castle.

Nov. 10.
York.

To L. bishop of Durham. Order to admit the king's clerk Manser Marmyon to the church of Langneuton, in his diocese, whom the king presented to him for that church, which pertained to the king's gift by reason of the voidance of the see, notwithstanding the king's late order to supersede the delivery of the church to Manser until the king should be informed concerning certain difficulties in the matter, as Manser has given the king to understand, by his petition before the king and his council, that he declared sufficiently the king's right in this behalf before the bishop, and that the bishop has delayed admitting and inducing him under pretext of the above order. By pet. of C. [9982.]

Nov. 12.
York.

To John de Foxle and his fellows, justices to take assizes in co. Devon. Order not to molest John de Sully by reason of his non-prosecution of a jury of 24 knights arraigned before them by him against John Durnel to convict the jurors of an assize of novel disseisin between them summoned and taken before the justices at Exeter concerning a tenement in Asse Reigny, wherein John de Sully complained that the jurors had made a false oath, the said John de Sully having been adjudged to the king's prison at Exeter before the justices for not prosecuting the aforesaid jury, as the king has pardoned him the imprisonment and what pertains to him for not prosecuting the jury : provided that by reason of this pardon prejudice do not arise to John Durnel.

Nov. 12.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause inquisition to be made whether 40 acres of land in Corseley acquired by John de Kingeston from James Huseye, a messuage, a carucate of land and 20*s.* of yearly rent in the same town acquired by Henry Storemy, the younger, from Margaret Sturmy, and a messuage, a carucate of land, and 30*s.* of yearly rent in the same town acquired by Robert de Lucy from Hubert Huseye are held of the king in chief, and whether John, Henry, and Robert acquired them in fee to themselves and their heirs, as it is said, and if so,

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Membrane 24—cont.

to take the aforesaid lands into the king's hands, and to deliver them to John Giffard of Brymesfeld, to be held by him until the said John, Henry, and Robert have made fine with the king for the above trespasses. The king has given their fines to John Giffard, in consideration of his good service to the king.

By K. on the information of Master Thomas de Cherleton.

Nov. 11.
York.

To the treasurer and barons of the exchequer. Order to make account with the king's clerk Richard de Mustlewyk, late chamberlain of South Wales, of the expenses incurred by him in repairing the king's castles and other buildings in his bailiwick, as he has given the king to understand that he laid out divers sums of money upon such repairs in the time when William Martyn and Maurice de Berkele were justices of those parts by their order, and to allow him such sums in his account. By C.

MEMBRANE 23.

Nov. 6.
York.

To Master Richard de Clare, escheator beyond Trent. Order to make partition of the manor of Alet. and to cause Michael Duraunt and Eleanor his wife, daughter of Walter son and heir of John de Alet, to have seisin of half of the same as her purparty of the manor, as it appears by inquisition taken by Master John Walewayn, late escheator beyond Trent, that John de Alet granted the manor to Serlo de Nansladron during John's life, by virtue of which grant Serlo was seized thereof until John's death, and that after John's death the aforesaid Walter entered the manor, and that Serlo forthwith ejected him, and that the manor came to the king's hands upon Serlo's death by reason of the minority of Walter's heirs, by which inquisition it was found that the manor is held of the king in chief by knight service, and that the said Eleanor and Margery, daughters of Walter, are his nearest heirs, as the said Eleanor proved her age before the late escheator, and the king took Michael's fealty for her purparty, the king having ordered the late escheator to make partition as above, but he was amoved from office before he could do so.

Nov. 13.
York.

To the sheriff of Northampton. Order to pay to John de Fenwik 20 marks for Martinmas term last, the king having granted him, for his good service, 40 marks yearly from the issues of that county, to be received from the sheriff at Martinmas and Whitsuntide.

Nov. 12.
York.

To the treasurer and barons of the exchequer. Order to acquit Thomas, bishop of Worcester, of the tenth granted to the king by the clergy of the province of Canterbury between 19 April, in the 10th year of the king's reign, until 20 November, in the 11th year, when the temporalities of the bishopric were in the king's hands upon the death of Walter, late bishop, the king having taken the fealty of Thomas on the latter date, and restored the temporalities to him.

Nov. 18.
York.

To the same. Order to allow to Robert de Cliderhou, late escheator this side Trent, his fee from 19 February, in the 8th year of the king's reign, when the king committed the above office to him, until 27 September, in the 10th year, when he was amoved from that office, such as has been usually allowed hitherto to others for that office.

Nov. 15.
York.

To Stephen de Abyndon, the king's butler. Order to pay to Gerard Frespayn, merchant of Gascony, 40*d.* for each of the 30 tuns of wine purveyed by the butler in the port of Southampton above the price at which

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Membrane 23—cont.

Stephen purveyed them, as, upon Gerard's complaint that Stephen had purveyed them at a smaller price than he could have sold them for elsewhere, it was ordained by J. bishop of Ely, then the king's treasurer, and by others of the king's council at Notyngnam that Stephen should pay Gerard 40*d.* more for each tun, which Stephen has not yet done.

Nov. 18.
York.

To W. archbishop of Canterbury. Whereas the prior of Lewes lately made brother James de Cusancia prior of Priterwell, and the king received his fealty and restored the temporalities to him, and upon the complaint of brother William le Avernaz, monk of the order of Cluny, asserting that he had been instituted prior thereof, that James had despoiled him of the priory, the king ordered Master John Walewayn, then escheator beyond Trent, to summon James to appear in chancery to show cause why the temporalities of the priory ought not to be restored to William, and afterwards, upon James's complaint that, pending the day fixed for his appearance in chancery, William had entered the priory with a force of armed men, the king ordered Master Richard de Clare, the present escheator beyond Trent, to take the priory into the king's hands, and to summon William and James to appear in chancery on the morrow of the Assumption last to prove their right and to do what the court should consider; on which day William appeared before the king at Notyngnam, and renounced in the presence of the king and the prior of Lewes all right in the priory; whereupon the king ordered the escheator to deliver the priory to James; and the king now learns that William, notwithstanding the premises, draws James in plea before the archbishop in court Christian: wherefore the king signifies to the archbishop what was done in his presence, so that the archbishop may proceed circumspectly in this matter. By K.

Nov. 20.
York.

To Master Richard de Clare, escheator beyond Trent. Because it was lately found by an inquisition taken by Master John Walewayn, then escheator beyond Trent, that William de Lodelowe held nothing in chief at his death by reason whereof the custody of his lands should pertain to the king, except the manor of Hodenet, which is held in chief of the king as of the honour of Montgomery by serjeanty and by the service of being steward of the honour, whereof Matilda, late the wife of William, was enfeoffed jointly with him by the late king's licence and by fine levied in his court, and whereof she continued her joint seisin until his death, the king ordered the aforesaid John not to intermeddle further with William's lands in his bailiwick; and although afterwards the escheator, because he was given to understand that William held at his death 100 acres of wood and 10*l.* of yearly rent in Markeleye, co. Hereford, by knight service as of the crown, by reason whereof it was believed that the custody of his lands ought to pertain to the king by reason of his prerogative, resumed his lands into the king's hands, and the king caused dower of the lands so resumed into his hands to be assigned to William Wyn and Matilda his wife, late the wife of the aforesaid William de Lodelowe: the king now orders the escheator not to intermeddle further with the lands thus resumed into his hands, and to restore the issues thereof from the time of the resumption, as the said matter for retaining the custody on his hands is not sufficiently declared.

Nov. 21.
York.

To the bailiffs of Penreth. Order to restore the king's demesnes of Penreth to the men who held them previously, to be held at the old rent of 12*d.* an acre yearly, as they have shewn to the king by their petition that they used to hold the lands at this rent, and that certain of the king's bailiffs of that town afterwards increased the rent to 20*d.* an acre, on which account the tenants left the land, which now lies fallow and uncultivated.

By pet. of C.

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*Membrane 23—cont.*Nov. 24.
York.

Robert de Kellesey and Thomas de de (*sic*) Mathefen 'Roberdesman of Kelesey,' in the king's prison of Ravenesrode for the death of Thomas de Thrumden of 'Norway,' have letters to the sheriff of York to bail them until the first assize.

Nov. 20.
York.

To the treasurer and barons of the exchequer. Order to discharge the earls, barons, and all others who were engaged in the duchy [of Aquitaine] during the war between the late king and the king of France of the eleventh and tenth granted to the late king by the community of the realm, as the king has pardoned them the same. By K.
[*Fædera.*]

Nov. 25.
York.

To W. archbishop of Canterbury. Request that he will convoke the prelates and clergy of his province to assemble before him at London on the morrow of the Purification to treat and consent to a subsidy to the king, who has undertaken in parliament at York to be at Newcastle in the octaves of Holy Trinity to set out against the Scotch rebels, the archbishop of York having, in answer to the king's request for a subsidy, put him in good hope, for which purpose he will convoke the clergy of his province at York in the octaves of St. Hilary, the prelates of the province of Canterbury who were then present having answered that they could not grant a subsidy without the archbishop and convocation. The king has ordered the abbots and other exempt religious of his province to come to the archbishop at the said day and place to treat and consent to the subsidy, and he will send to the archbishop at that day and place certain of his subjects to promote the matter together with the archbishop. The archbishop is to certify the king of what steps he takes in this matter.
[*Fædera ; Parl. Writs.*] By K. and C.

Nov. 26.
York.

To Ralph de Crophull, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Walter son of Peter atte See, tenant in chief, upon her taking oath not to marry without the king's licence.

To the same. Order to cause dower to be assigned to Isabella, late the wife of Nicholas de Surteys, tenant in chief, as she has taken oath before the king not to marry without his licence.

Nov. 27.
York.

To Warin de Insula, constable of Wyndesore castle. Order to repair the houses, tower, walls, and bridges of the castle, with the stable and wall of the king's garden without the castle, and the houses and walls of the manor of Kenyngton with the palings and wall about the park, by the view and testimony of the viewer of the king's works.

To the same. Order to pay to Roger de Wyndesore, porter of both gates of the aforesaid castle, 4*d.* a day; to Roger de Wyndesore, one of the viewers of the king's works, 2*d.* a day; to Alexander le Peyntour, another viewer of the king's works, 2*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Adam, the gardener of the king's garden without the castle, 2½*d.* a day: being their wages and stipends, from Michaelmas last until next Michaelmas.

Nov. 26.
York.

To the treasurer and barons of the exchequer. Order to pay certain merchants of Gascony, before others, what is due to them according to the information of Master John Walewayn, the late treasurer, for wines bought from them to the value of 1,555*l.*, John having appointed them to receive the money at the exchequer in three weeks from Michaelmas last, which money they have not yet been paid.

To Ralph de Crophull, escheator this side Trent. Order to cause dower to be assigned to Alan de Cherleton and Ellen his wife, late the wife of Nicholas de Sancto Mauro, tenant in chief.

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Nov. 27.
York.*Membrane 23—cont.*

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Roger Damory, late keeper of the castle and honour of Knaresburgh, for the wages and costs of six men-at-arms and eighteen footmen, if they find by inquisition or otherwise that he retained these men in the castle from Easter, in the 11th year of the king's reign, until Whitsuntide following, as he asserts that he did, for fear of the Scotch rebels in those parts, in addition to the ten men-at-arms and thirty footmen, which the king, on 6 March, in the 11th year of his reign, ordered him to retain in the castle at the king's wages.

By K. on the information of Roger de Northburgh.

To the treasurer and barons of the exchequer. Order to allow to the aforesaid Roger the costs expended by him by the view of William Brenhand of Knaresburgh and Robert son of Thomas de [* Knaresburgh, viewers of the king's works] at the castle, upon the repair of a wall of the castle that had fallen down, which the king order him to repair out of his ferm.

By K. on the information of Roger de Northburgh.

*MEMBRANE 22.*Nov. 26.
York.

To Ralph de Crophull, escheator this side Trent. Order to deliver to Robert de Hilton, the younger, and Margaret his wife, late the wife of John de Wygeton, tenant in chief, whom Robert has married by the king's licence, a third of the wood and moor of Blackhale, which third is of the yearly value of 3s., the king having, on 1 September, in the 9th year of his reign, assigned to Margaret the manor of Staynton, of the yearly value of 7l. 9s. 0d., the chief messuage of the hamlet of Ulveton with curtilage, of the yearly value of 12d., 44 acres of land there, of the yearly value of 29s. 4d., 19 acres of meadow there, of the yearly value of 19s.; a pound of cumin there to be received from the hands of Richard Nally, of the yearly value of 3d.; a mill at Kirkebride, of the yearly value of 20s.; a moiety of the mill of Wygeton, of the yearly value of 10l.; and a third of the wood and moor of Blackhale; and 10l. 0s. 4d. of yearly rent from the following tenants, with their services: in the hamlet of Ulveton from John de Raghton 4s.; from Walter de Ulveton, 4s.; from Adam son of Walter, 10s.; from Roger de Wilton, 6d.; from Michael son of Geoffrey, 12d.; from Adam son of William, 10s.; from Adam Maure, 10d.; from Thomas son of Thomas, 2s.; from 28 tenants of 200 acres of land in the hamlet of Ulveton and Kirkebride, 8l.; and in Wygeton from Gilbert atte Gate (*ad Portam*), 8s.; which the king ordered Robert de Clyderhou, then escheator this side Trent, to deliver to Margaret: as Margaret has not yet received seisin of the third of the wood and moor of Blackhale.

Nov. 24.
York.

To the sheriff of Oxford. Order to obey and be intendent to the chancellor of the university of Oxford in what pertains to the cognisance or punishment of trespasses within the town of Oxford and the suburbs of the same committed upon scholars or clerks or by scholars and clerks upon others, notwithstanding the privileges of the Friars Preachers there, the chancellor and university having shewn by their petition before the king and his council in the parliament of York that whereas the chancellor has cognisance of all such trespasses, except trespasses of death and maiming, by the charters of the king's progenitors, and the chancellor ought to maintain the king's peace there as the king's minister, as he and his predecessors have been wont to have and to do, the Friars Preachers dwelling there will not permit themselves to be justified by the chancellor for trespasses committed by them, pretending that they ought to be free and exempt from

* The words in brackets are partly erased.

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Membrane 22—cont.

his jurisdiction by papal privileges, by reason whereof frequent tumults and contentions arise in the university, wherefore the chancellor and university have besought the king to provide a remedy; for which reason the king issues this order, as he considers that what pertains to his temporal jurisdiction ought not to be and cannot be diminished or abolished by papal privileges.

By pet. of C.

The like to the mayor and bailiffs of the town of Oxford.

Nov. 16.
York.

To Henry le Scrop, chief justice. Order to do as other justices have done heretofore concerning the office of proclaimer before the chief justice in the Bench, as Philip de Melton has shewn by his petition before the king and his council that whereas the chief justices of the king and of his progenitors to hold pleas before the king were wont to give the office of proclaimer to one of their servants, and Philip held that office by grant from Roger le Brabazon, late chief justice, he is now amoved from office; wherefore he has prayed the king for remedy.

By pet. of C.

Nov. 26.
York.

To Ralph de Crophull, escheator this side Trent. The king on 7 November, in the 11th year of his reign, took the homage of Gilbert de Aton, kinsman and heir of William de Vescy, the elder, for the lands that William de Vescy of Kildare held in chief of the king at his death, which ought to remain to the right heir of the said William de Vescy, the elder, because William de Vescy of Kildare died without an heir, and the king rendered the lands to Gilbert and ordered them to be delivered to him; and afterwards the king, because he was given to understand that Robert de Sapy, late escheator this side Trent, delayed delivering to Gilbert the manor of Malton, which is of the inheritance aforesaid, ordered the said Robert to cause Gilbert to have seisin of that manor together with the issues thereof from 7 November, and Robert gave the king to understand that he had been to the manor in person and that he could not deliver seisin thereof to Gilbert on account of the resistance of Robert son of Richard Courcy and others unknown; whereupon the king ordered Robert to go in person to the manor and to cause Gilbert to have seisin thereof in accordance with the former order, and, if the said Robert son of Richard or others should resist him in executing this order, then he should take with him the sheriff of York and the *posse* of the county and should attach and imprison them until further orders; and although at the suit of Joan Comyn, who held the manor at the king's will, the king ordered the execution of the above order to be superseded until the next parliament, he now orders the escheator to cause Gilbert to have seisin of the manor together with the issues thereof from the aforesaid 7 November, notwithstanding the order to supersede the execution of the previous order, and to attach and imprison the aforesaid Robert son of Richard or others who shall resist the execution of this order, taking with him for this purpose the sheriff of York and the *posse* of the county, and to certify the king of his proceedings. The king has ordered the sheriff to intend to the execution of the premises together with the escheator.

By pet. of C.

Mandate in pursuance to the sheriff of York.

Nov. 20.
York.

To the treasurer and barons of the exchequer. Order to call before them Walter, bishop of Coventry and Lichfield, and to inspect the rolls and memoranda of the exchequer, and if they find thereby that the abbot of Seleby paid 1,125 marks to the king or others by the king's order, in part payment of 1,800 marks that his predecessor acknowledged in the late king's exchequer that he owed to the aforesaid bishop, and that the balance was paid to the bishop, then to cause the aforesaid recognisance to be cancelled and to cause the obligation to be restored to the abbot, as the abbot has shewn the king that his predecessor paid the aforesaid 1,125

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Membrane 22—cont.

marks to the king and his merchants when the bishop's lands and debts were in the king's hands, and that he afterwards paid the balance to the bishop, as appears by the rolls and memoranda of the exchequer and by the bishop's letters of acquittance for the balance, and that the bishop nevertheless refuses to restore the obligation to the abbot and to cancel the recognisance, and threatens to extort from the abbot the money thus paid to the king.

Nov. 29.
York.

To the chancellor of Ireland. Order to cause to be assigned to Thomas de Fournivall, the younger, and Joan his wife, daughter and co-heiress of Theobald de Verdoun, tenant in chief, her purparty of two parts of her father's lands, knights' fees, and advowsons in Ireland as esnevy of her inheritance, as she has proved her age before Master John Walewayn, late escheator beyond Trent, and the king has taken fealty of Thomas for her purparty and has restored to them the purparty in England.

To Master Richard de Clare, escheator beyond Trent. Order to deliver to the aforesaid Thomas and Joan the following of the said Theobald's knights' fees, which the king has assigned to them as Joan's purparty of two-thirds of her father's knights' fees in the escheator's bailiwick: a moiety of a fee in Fornwerk, co. Stafford, which John de Verdon holds, of the yearly value of 100s.; a fee in Herteshorn, in the same county, which John de Sherthales and the heirs of Robert Faruham hold, of the yearly value of 10 marks; a moiety of a fee in Neuhall, in the same county, which the heirs of Robert la Warde hold, of the yearly value of 10 marks; a fee in Crakmersh and Creyghton, in the same county, which Walter de Verdon and Philip de Baryngton hold, of the yearly value of 20 marks; a fee in Northbur[y], in the same county, of the yearly value of 10 marks; a moiety of a fee in Overheiton, co. Salop, which Robert Broun holds, of the yearly value of 40s.; a fee in Sutton and Wyhecote, in the same county, which John de Hanlo and Robert Broun hold, of the yearly value of 4*l.*; a moiety of a fee in Russhebury, in the same county, which John de Hanlo holds, of the yearly value of 40s.; a fee in Hornton and Hornleye, co. Warwick, which Richard de Sutton holds, of the yearly value of 100s.; a fee in Dorsyngton, in the same county, which Henry de Praiers holds, of the yearly value of 100s.; 1½ fees in Burton, in the same county, which Robert de Verdon holds, of the yearly value of 40s.

Nov. 20.
York.

To J. bishop of Winchester, principal collector of the tenth imposed upon the clergy by the pope for the king's use. Whereas the king owed 1709*l.* 7*s.* 2½*d.* sterling to the following merchants: Vitalis de Cassallo and Bernard de la Toure, 125*l.* 1*s.* 9*d.*; Arnald Motoun and Peter de Fortune, 59*l.* 18*s.* 4*d.*; Arnald Fospey, 317*l.* 9*s.* 4*d.*; Gregory Blaunk, 270*l.* 12*s.* 8*d.*; Peter de Cayron and Peter de Castelloun, 106*l.* 19*s.* 10*d.*, for wines bought from them in January, March, May, and July, in the 10th year of his reign; and to Gregory Blaunk, 211*l.* 18*s.* 0*d.*; Peter Micol, 35*l.* 18*s.* 8*d.*; William Bondel, 36*l.* 5*s.* 8½*d.*; Auger de Tosse, 51*l.* 12*s.* 0*d.*; Reymund le Markander, 51*l.* 18*s.* 0*d.*; Vitalis Grymbaud and Arnald Reymundi Ayken, 42*l.* 11*s.* 5*d.*; John de la Toure, William Arnaldi de Portau, Arnald de Luk, and John de Ruefraunk, 173*l.* 19*s.* 4*d.*, for wines bought from them in July, in the 11th year of the king's reign; and to Poncius Guicardi, 140*l.* 8*s.* 6*d.*, for wines bought from him by Stephen de Abyndon, the king's butler, at Boston in August then next following; and to Arnald del Escuser, 84*l.* 12*s.* 10*d.*, for wines bought from the said merchants in July aforesaid: as appears by four bills under the seal of Roger de Northbu[r]gh, keeper of the wardrobe; and the aforesaid merchants and the following merchants Gaillard Gobel, Peter del Cosyn, John del Cosyn, Peter Massang, Gaillard de Garembal, Garsias de Lomynhou, John Dousynghon, Amanieu de Besson, Vit[alis] de la Seube,

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Membrane 22—cont.

and Reymund Guillelmi de Costera have promised to provide before Easter last * for the king's use 300 tuns of wine, each tun at 6 marks, and the king has granted them 400 marks to be divided amongst them at their discretion in recompence for the losses incurred by the first-named merchants by the delay in payment of the said 1,709*l.* 7*s.* 2½*d.*, and for the good service that the aforesaid merchants will do to him in providing the aforesaid 300 tuns; and the king, wishing to satisfy them for the aforesaid 1,709*l.* 7*s.* 2½*d.* and 400 marks and for 1,800 marks, the value of the aforesaid 300 tuns, has granted that they shall receive 3,176*l.* 0*s.* 6½*d.* from the first term of the payment of the aforesaid tenth in the dioceses of Canterbury, Bath and Wells, Exeter, Worcester, Hereford, Coventry and Lichfield, Llandaff, Bangor, St. Asaph, York, Durham, Carlisle, and St. Davids, and has ordered the aforesaid bishop to pay them that sum accordingly; and the merchants have given the king to understand that the bishop was unable to pay them the money out of the first term by reason of divers of the king's orders directed to him to pay certain sums of money thence to other persons notwithstanding any previous assignments, and they have besought the king to help them in this matter: wherefore the king now orders the bishop to pay them the arrears of the aforesaid sums out of the second term of payment of the tenth, notwithstanding any orders from the king sent to him or to be sent to him hereafter, receiving from them the king's letters patent in their possession and their letters of acquittance. By K.

Nov. 27.
York.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of John Daperdeley, whom the king has amoved from office for insufficient qualification.

Nov. 30.
York.

To the treasurer and barons of the exchequer. Order to assay and test (*temptare*) the king's money of his dies (*cuneis*) in the bishopric of Durham and in the liberty of St. Edmund, and to do further what shall be just and what has been done at other times, as the money of the bishopric and liberty was not assayed and tested in the late king's time, nor in the present king's time. By C.

MEMBRANE 21.

Nov. 2.
York.

To the treasurer and barons of the exchequer. Whereas the king lately assigned to Matilda, late the wife of Gilbert, earl of Gloucester and Hertford, the manor of Fakenhamdam, of the yearly value of 57*l.* 16*s.* 1¾*d.*, and 65*s.* 1*d.* of yearly rent from the manor of Causton, and the advowson of the church of Causton, as her dower of the manors of Aylesham, Fakenhamdam, and Causton, co. Norfolk, and of the advowsons of the churches of Causton, Fakenhamdam, and Podyngnorton, which the earl had of the king's gift; and the king afterwards, because he had granted the manors and advowsons to David de Strabolgy, earl of Athole, and because Matilda was pregnant, and because he believed that the wardship of the earl's lands would long remain in his hands, ordered the manor of Fakenhamdam, and the 65*s.* 1*d.* of rent, and the advowson of the church of Causton to be restored to the said David, and in recompence therefor he assigned to the countess the manor of Honeden, co. Suffolk, and the advowson of the church of Donemowe as her dower, together with other lands of the said Gilbert; and the king afterwards took the homage of Hugh le Despenser, the younger, who had married Eleanor, the eldest sister and co-heiress of Gilbert, and the fealty of Hugh Daudele, the younger, who had married Margaret, the second sister and co-heiress, and of Roger Dammory, who had married Elizabeth, the third sister and co-heiress, for

* The word *last* is partly erased.

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Membrane 21—cont.

all the lands that Gilbert held in chief at his death, and rendered to them the said manor of Honeden and the advowson of the church of Donemowe, together with Gilbert's other lands; whereupon the countess prayed the king to do her justice concerning her previous dower, and he thereupon ordered Master John Walewayn, escheator beyond Trent, to summon David to appear in chancery on Friday after St. Nicholas last, to show cause why the manor of Fakenhamdam, and 65s. 1d. of yearly rent, and the advowson of the church of Causton should not be restored to the countess as her dower; upon which day David failed to appear, whereupon the king assigned to the countess a third of the said manors and the advowson of the church of Causton; and David has petitioned the king in parliament to satisfy the countess for her dower assigned in the said manors, because the king granted the manors of Aylesham, Causton, and Fakenhamdam to him to hold until the land of Scotland return to the king's subjection, and until David should possess in peace his lands in Scotland, as appears by the king's letters patent: wherefore the king orders the treasurer and barons to treat with the countess for compensation (*grato*) to be made to her for her dower elsewhere from the king's lands and advowsons, and when they have made such compensation to her and have her consent thereto, to certify the king under the exchequer seal, so that the king may assign to her such lands or advowsons as her dower, and that he may restore to David those that she now holds in dower in the manors of Aylesham, Fakenhamdam, and Causton.

By K. and pet. of C.

Dec. 4.
York.

To Master Richard de Clare, escheator beyond Trent. Order to desist from exacting the issues of the priory of Grace Dieu from the prioress for the time of voidance, and from distraining her for the same, and to permit her to have such issues, and to restore to her any of such issues that he may have levied, as it was found by an inquisition taken by him, by the king's order issued at the complaint of the prioress, that the escheator exacted these issues from her by reason of the minority of the heir of Theobald de Verdon, tenant in chief, to whom the patronage of the priory pertained, that the heir ought not to receive any issues from the priory during voidance if he were of full age, and that his ancestors, patrons of the priory, have not been wont to receive any issues therefrom at times of voidance, and have not been wont to intermeddle with the priory at such time except to have a man within the priory during voidance in name of lordship, carrying in his hand a rod, in order to keep the priory from harm.

Dec. 7.
York.

To John de Crumbewell, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver to the prior and convent of Carlisle the tithe of the venison taken in the Forest of Inglewode in the eleventh and twelfth years of the king's reign, as they and their predecessors have been wont to have such tithe yearly heretofore.

Dec. 1.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause John de Tillebury, son and heir of John de Tillebury, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage.

Dec. 8.
York.

To the sheriff of Bedford and Buckingham. Order to pay to Giles de Tholos[a], one of the keepers of the king's horses, 30*l.* for the expenses of the horses in his custody.

By K. on the information of Roger de Northburgh.

Nov. 28.
York.

To Master Richard de Clare, escheator beyond Trent. Order to assign to William de Stoke and Matilda his wife, late the wife of John Huse, tenant in chief, her dower of 14 marks of rent in Kyngeston Deveril, which are held in chief of the king.

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*Membrane 21—cont.*Dec. 1.
York.

To the same. Order to cause Richard de Belhous, son and heir of Thomas de Belhous, tenant in chief of the late king, to have seisin of his father's lands, as he proved his age before Master John Walewayn, late escheator beyond Trent, and the king has taken his homage. By K.

Dec. 12.
York.

To J. bishop of Winchester, treasurer. Order to make account (*componatis*) with W. bishop of Exeter, Humphrey de Bohun, earl of Hereford and Essex, and Master John Walewayn for the expenses of their journey to parts beyond sea, whither they are going upon the king's affairs, they being about to come to London to commence their journey, and to pay to the bishop such expenses as he had at another time when in parts beyond sea in the king's service, and to pay the earl such wages as Aymer de Valencia, earl of Pembroke, had when lately in parts beyond sea on the king's business, and to pay to Master John such wages as shall seem fit to his discretion.

Dec. 3.
York.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Franco de Scoland has shewn the king, by his petition before him and his council, that whereas the king lately prorogued the day for receiving writs in the eyre of Hervey de Stanton and his fellows, justices in co. Kent, and ordered the justices to cause writs to be received in the eyre after the day prefixed by them, notwithstanding the late king's statute for prefixing a day for receiving writs and for not receiving them after that day, and Franco arramed a jury of twenty-four knights against William de Grandi Sono to convict the jurors of an assize of novel disseisin summoned between them and taken before the king at Canterbury concerning a tenement in Horton by the king's writ sued out after the day prefixed for receiving writs in the eyre, and received and pleaded by the king's order, and derained the tenements by that jury, and the jurors [of the assize] were convicted therefore and grievously redeemed against the king, the aforesaid William, alleging error in the record and process of the jury aforesaid by reason of the aforesaid prorogation and the delivery and receipt of the writ *de jurata* made by the king's order, sues before the king to annul the record and process on that account; wherefore Franco has besought the king to provide him with a remedy, especially as the late king caused a similar prorogation to be made in divers eyres after the issue of the said statute: wherefore the king orders the justices not to permit the record to be annulled before them for this sole reason, as it was agreed by the king and his council that no record ought to be annulled solely by reason of such prorogation by the king's order of the receipt of writs in eyre. By pet. of C.

Dec. 10.
York.

To the treasurer and barons of the exchequer. Order to discharge Roger de Godlisford of his issues to the value of 60s., which he lost because he did not appear before the justices of the Bench at the quinzaine of Michaelmas, in the 10th year of the king's reign, to answer to Philip Harneis and others in a writ of champarty, as the king learns upon trustworthy testimony that Roger was engaged in his service at the aforesaid quinzaine, the king having, on 2 September, in the said year, granted to Roger his protection because he was about to set out for the marches of Scotland in the king's service with James Daudele. By p.s.

Dec. 6.
York.

To the same. Order to permit Richard de Insula to hold for life three bovates of land of the king's demesne lands in Folquardby, co. York, which William de Cateby held at one time, the king having granted the same to Richard on 8 January, in the 11th year of his reign, for his good service to the king and his father, rendering therefor to the exchequer the extent thereof, as contained in the king's letters patent, which three bovates and

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Membrane 21—cont.

appurtenances are extended to 20s. yearly by Robert de Sapy, late escheator this side Trent.

Dec. 10.
York.

To the same. Order to cause satisfaction to be made to Master John Walewayn for divers provisions made by him when treasurer for the expenses of the king's household and otherwise, for which he asserts that he has not been satisfied. By K.

To the same. Order to call before them the executors of the will of Anthony, late bishop of Durham and patriarch of Jerusalem, and to inform themselves concerning the sums that Master Rigaud de Asserio, the pope's nuncio, exacts from the executors for the pope's use, and if they find that the matters do not touch the king so that he ought to defend the executors against Rigaud's demands, they are to cause to be removed any impediment that they may have placed in the way of Rigaud's levying the above, and if they find that the matter so touches the king that it ought to be superseded before Rigaud, they are to certify the king thereof in the next parliament under the exchequer seal, so that he may cause to be done therein what ought to be done, Rigaud having suggested by his petition before the king and his council that whereas he called the aforesaid executors before him concerning the levy for the pope's use of 1,000 marks that the aforesaid bishop bequeathed in aid of the Holy Land, 1,600 marks retained by him of the tenth in his diocese imposed by pope Nicholas, 1,200 marks retained by him of the tenth imposed by pope Boniface, 1,800 marks retained by him of the tenth imposed by pope Clement V., 500 marks of the arrears of procurations of papal legates in England received by the bishop in his diocese, and 500 marks for the arrears of the procurations of Sir Gerald and Sir Simon Penestrini, formerly legates, likewise received by the bishop in his diocese, the aforesaid executors caused the king's prohibition to be sent to Rigaud containing that the premises so touched the king in divers causes contained in the prohibition that Rigaud should not proceed therein without consulting the king, wherefore he prayed the king to provide him with a remedy.

By C.

Dec. 1.
York.

To Master Richard de Clare, escheator beyond Trent. Order to deliver to Walter de Sholdon the wood of Teddeswode and 17 marks of yearly rent in the town of Markeley, together with the issues thereof from the time when they were taken into the king's hands with other lands by reason of the ordinances, the king having previously granted the above to Walter, as the prelates, earls, barons, and other *procures* of the realm assembled in the present parliament at York have assented to this order. By K. and C.

To the same. Like order in favour of the said Walter for the lands of Robert de Bruys, the king's enemy, in Totenham. By K. and C.

MEMBRANE 20.

Nov. 24.
York.

To Hugh de Audele, keeper of the castle and honour of Montgomery. Order to permit the men and tenants of the king's manors of Brompton and Ruston, in the hundred of Chirbury, to hold their lands as of the aforesaid manors by the common law of England, and not to distrain them for suit to the king's court of Halsetene or to do other Welsh services henceforth, and to release any distraints that he may have made upon this account, as the king learns by inquisition taken by John de Bromfeld, John de Barwe, and William de la Hulle that the aforesaid men and tenants and their ancestors from time out of mind have held their tenements as above by certain services to be done in the manors and hundred and by doing suit to the king's court

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Membrane 20—cont.

of Chirbury from three weeks to three weeks like other free tenants of the hundred do, and that they answer in the county of Salop like other free tenants of the hundred, and that by right they owe no suit to the king's court of Halsetene and ought to do no Welsh services. By pet. of C. [9553.]

Nov. 28.
York.

To W. archbishop of York. It is shewn to the king by the petition before him and his council of the community of the county of York that some men of that county maliciously procure the citation of their neighbours before the ordinaries of the places to answer before them for adultery or fornication or the like offences, concerning which they cannot help themselves by the king's prohibition, although they have not been defamed of such offences by the visitation or otherwise, and that if by chance they do not appear at the first day, sentences of excommunication are forthwith pronounced against them, and that although they appear at the day of citation and make canonical purgation concerning the offences charged upon them, they are nevertheless again cited after the lapse of eight days by the procurator of their enemies concerning the same offences, notwithstanding that they have lawfully purged themselves; for which they have prayed the king to provide a remedy: wherefore the king orders the archbishop to cause his ministers to desist from inflicting such oppressions and grievances upon any person or persons of that county, conducting himself so in this behalf that renewed complaint do not reach the king through his default. [*Fœdera.*]

By pet. of C. [7603.]

Nov. 25.
York.

To the chamberlains of Kaermerdyn. Order to expend up to 100*l.* in repairing the houses and other things in the castle of Kaermerdyn, by the view and testimony of Roger de Mortuo Mari of Chirk, justice of Wales, or of him whom he shall appoint in his place, as the king learns that such repairs are urgently needed.

By p.s.

Nov. 26.
York.

To the treasurer and barons of the exchequer. Order to acquit the burgesses of Newcastle-on-Tyne of 200*l.* for the ferm of their town for two years to come, the king having pardoned them that sum in consideration of their great expenses about the custody of that town against the Scotch rebels.

By K. and C.

Nov. 28.
York.

To the same. Order to acquit the citizens of Carlisle of the ferm of their city for next year, the king having pardoned them the same in response to their petition before him and his council for relief, in which they say that they are much charged and vexed in making watch and supporting other burdens by reason of the ambushes and incursions of the Scotch rebels.

By K. and by pet. of C.

Nov. 29.
York.

To Master Richard de Clare, escheator beyond Trent. Order to deliver to the abbess and convent of Canonlegh 100*l.* yearly of land or rent out of the wardships first coming to the king's hands, to hold until they have received thence 672*l.* 5*s.* 10½*d.*, which they lent to the late king by the hands of his treasurer and chamberlains of the exchequer by the view and testimony of David de Servyngton, clerk of the abbess, for which the late king promised to satisfy them as speedily as possible, the present king having granted, at the request of Gilbert de Clare, late earl of Gloucester and Hertford, that 100*l.* yearly of land or rent should be delivered to the abbess and convent to hold as above.

By K. and pet. of C. [1845, 1846.]

Nov. 27.
York.

To Ralph de Crophill, escheator this side Trent. Order not to intermeddle further with a third of the manor of Le Hogh in Staunfordham,* as it appears by inquisition taken by Robert de Sapy, late escheator this side Trent, that William de Soules, in time of peace and when he was in the late king's peace, enfeoffed Thomas de Soules, his brother, now deceased

* The marginal abstract states that the order is for Alice, late the wife of Thomas de Soules.

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Membrane 20—cont.

and Alice his wife of the aforesaid third part, and that Thomas and Alice jointly continued their seisin thereof until the time when Thomas adhered to the Scotch rebels, and that the said third was on that account taken into the late king's hands, and that it is still in the king's hands, by which inquisition it was found that it is held of the fee of Bywell by the service of a third of a knight's fee.

Dec. 4.
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Jernemuth. Order to pay to the king's yeoman Master Roger le Lardiner 60*l.* from the issues of the custom, in addition to the 100*l.* that the king ordered them to pay him for certain provisions of herrings for the expenses of the king's household, in full payment of the expense (*in perpacacione solucionis*) of the aforesaid provisions, notwithstanding any orders or assignments on the issues of the custom previously made by the king.

By K. on the information of R. de Northburgh.

Dec. 1.
York.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Robert de Wodhull, who has no lands and tenements in that county.

To the treasurer and barons of the exchequer. Order to account with the king's clerk Elias de Joneston, appointed by the king's council for certain affairs of the king in parts beyond sea and this side the sea, for the wages and robes that he ought to receive from the king in that office, to wit for his wages in parts beyond sea 2*s.* a day, and in parts on this side the sea 12*d.* a day, and 40*s.* yearly for his robes, as appears by a certificate made by Roger de Northburgh, keeper of the wardrobe, and to cause him to have satisfaction for the arrears thereof.

Dec. 3.
York.

To Warin de Insula, constable of Wyndesore castle. Order to permit the king's serjeants Gilbert le Boghere and Thomas his brother, whom the king is sending to repair the defects of the equipments (*attilii*) of the castle, to enter the castle, and to pay to each of them 4*d.* daily from the day when they enter the castle for so long as they shall stay therein, and to make an indenture with them concerning the day when they enter the castle, the time that they stay therein, and the money so paid to them.

By K. on the information of Roger de Northburgh.

The like to Edmund Bacun, constable of Walyngford castle.

Dec. 4.
York.

To Peter Bard, bailiff of Sandwich. Order to pay to the king's serjeants Master John le Hauberger and Master Adam de Stirkeland, fletcher (*attiliator*), whom the king is sending to divers castles to survey the defects of arms and equipment (*attilii*) therein, 10*l.* each for their expenses in this behalf.

By K. on the information of Roger de Northburgh.

To Master Richard de Clare, escheator beyond Trent. Order not to distrain John de Hothum, bishop of Ely, for homage for the lands that he holds in chief in Bondeby, co. Lincoln, as the king has taken his homage.

By K.

Nov. 27.
York.

To Roger de Horsele, constable of Baumburgh castle. Order to acquit the men of Shoston and Sunderland of the ferm and other charges for the lands that they hold of the king's demesne of the castle aforesaid for the whole of next year, they having prayed the king for relief by their petition before him and his council, whereby they have shewn that they are so impoverished on account of the robberies and fires inflicted upon them by the Scotch rebels, that they are unable to till the said lands or to pay the ferms due to the king, or to support the other burdens upon the said lands.

By K. and C.

Nov. 26.
York.

To Roger de Horsle, constable of Baumburgh castle. Order to acquit Sampson de Mulffen of 73*s.* 2*d.* for next year for his ferm due to the castle

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Membrane 20—cont.

for the manor of Mulfen, as he has shewn the king by his petition that he is unable to pay the ferm on account of the robberies and fires inflicted upon him by the Scotch rebels. By K. and C.

To the sheriff of Northumberland. Order to acquit the aforesaid Sampson of the ferm of 30s. for next year for the aforesaid manor, which he owes to the king by the hands of the sheriff, as he has shewn that he is unable to pay the ferm for the above reasons. By K.

Nov. 27.
York.

To Roger de Horsele, constable of Baumburgh castle. Order to acquit the men of Shoston and Sunderland of the rent (*logiagio*) for the places (*placeis*) in the castle wherein they constructed lodgings (*logeas*) when they fled to the castle on account of the burning of their houses and buildings by the Scotch rebels, and on account of their frequent attacks, for which lodgment the constable exacts great sums from them, they having prayed the king, by their petition, to acquit them thereof.

By K. and C. [1652.]

Dec. 5.
York.

To the treasurer and barons of the exchequer. Order to acquit Ralph Basset of Drayton of 30*l.*, in which he made fine to have licence to acquire in fee the manor of Radeclive-on-Sore (*Soram*), and of 10 marks, in which he made fine to acquire in fee the manor of Grettewell, which manors are held of the king in chief, the king having pardoned him these sums for his good service, with the consent of the prelates, *proceres*, and community of the realm assembled in the present parliament at York.

By K. and C.

Nov. 26.
York.

To the same. Order to acquit the burgesses of the town of Baumburgh of 26 marks, their ferm for the following year, and of 6 marks, the arrears of the ferm for last year, which the king has pardoned them in response to their petition before him and his council in parliament, setting out that they are unable to pay these sums because they are so impoverished by divers tributes and ransoms paid by them for some time to the Scotch rebels because they adhered to the king, and on account of divers burnings of their town and the robberies of their goods and chattels by the rebels.

By pet. of C. [1652.]

To Roger de Horsle, constable of Baumburgh castle. Order to acquit the men of Baumburgh of 13*l.*, the arrears of the ferm of 26*l.* for the lands that they hold of the demesnes of the castle, which the king has pardoned them in response to their petition, shewing that they are unable to pay that sum on account of the robberies and fires inflicted upon them by the Scotch rebels.

By K. and C.

Dec. 7.
York.

To the sheriff of Nottingham. Order to buy and provide 400 quarters of oats, and to cause them to be sent to York without delay, so that they be there by the feast of St. Hilary, to be delivered to the clerk of the marshalsea by indenture for the expenses of the king's household.

By K. on the information of Roger de Northburgh.

The like to the sheriff of Lincoln for 700 quarters of oats.

By K. on the information of Roger de Northburgh.

MEMBRANE 19.

Dec. 8.
York.

To the sheriff of Gloucester. Order to buy and provide 100 quarters of wheat, 40 tuns of wine, and 200 quarters of beans, and to send them to Carlisle, there to be delivered to John de Louthre, keeper of the king's victuals, for the munition of that town.

By K. on the information of Roger de Northburgh.

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Membrane 19—cont.

To the sheriff of Somerset and Dorset. Like order to provide 300 quarters of wheat, 200 quarters of barley or malt, and 200 quarters of beans.

By K. on the information of Roger de Northburgh.

To the sheriff of Cumberland. Order to pay all the issues of his bailiwick to John de Louthre, keeper of the king's victuals at Carlisle, for the munition of that town.

By K. as above.

To the prior of St. Mary's Carlisle, sub-collector in the diocese of Carlisle of the tenth of the clergy granted to the king by the pope. Order to pay to the said John de Louthre ail the money of the tenth, notwithstanding any of the king's orders for other persons previously sent to him.

By K. on the information of Roger de Northburgh.

Dec. 4.
York.

To J. bishop of Winchester, principal collector of the tenth of the clergy granted to the king by the pope. Order to allow to Guicard de la Brut, archdeacon of Canterbury, 15*l.* 5*s.* 6*d.* in the tenth due from him of that archdeaconry, which sum the king owes him for corn bought from Master Peter de Talere, his proctor, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe, which he is to receive from Peter.

By p.s. [4909.]

Dec. 12.
York.

To the treasurer and barons of the exchequer. Order to allow to J. bishop of Bath and Wells, in the debts due from him, 1000*l.*, which the king, on 29 November last, granted to him for the lands of Folye Johan and Hyremere, co. Berks, and for the goods and chattels found in the same, which the king had of the bishop's grant, and to allow him to pay the balance that remains clear at the rate of 100 marks yearly, if the clear debts amount to 2000 marks, or at a proportionate rate if the balance do not amount to that sum, which terms the king has granted him, although he did not observe the terms previously granted him by the king on 14 December, in the third year of his reign, to wit that he should pay all debts due to him up to that date, as well for the time when he was keeper of the late and the present king's wardrobe as for other causes, at the rate of 100 marks yearly if the debts amounted to 2,000 marks, or at the rate of 100*l.* yearly if they amounted to 2,000*l.*

By K.

Dec. 10.
York.

To Ralph de Crophull, escheator this side Trent. Order to deliver to Elizabeth, late the wife of Robert son of Ralph, tenant in chief, a third of a fourth part of the manors of Stiford, Hedoun-on-the Wall, Angirton, and Dodyngton, and of the hamlets pertaining thereto, in co. Northumberland, which the king has assigned to her as dower of the said fourth part.

Dec. 4.
York.

To the treasurer and chamberlains. Order to cause allowance to be made as quickly as possible to Gilbert Makaskel in money by tale or otherwise by suitable assignment for 350 marks paid by him, when steward of the Isle of Man, to Gilbert de Bromle, deceased, then keeper of the king's stores and receiver of his victuals, of his own money over and beyond the issues of his bailiwick, when he paid the said receiver 308*l.* 17*s.* 6*d.* by the king's order for the munition of the town and castle of Carlisle and adjacent parts against the Scotch rebels by indenture, the said Gilbert Makaskel having, after the death of the said Gilbert de Bromle, sought from his executors restitution of the part of the indenture delivered to Gilbert de Bromle as testimony of the payment of the money, which the executors refused to deliver, asserting that no such indenture had been made or had come to their hands, as the king now learns from the testimony of W. archbishop of York that Gilbert Makaskel paid the said 350 marks out of his own money.

By K.

To the same. Order to inspect the rolls of the account made at the exchequer before Walter de Norwyco, late treasurer, and the barons of the

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Membrane 19—cont.

exchequer of the expenses incurred by Gilbert Makaskel in the king's service against the king's enemies and rebels in the land of Man and elsewhere, and if they find that 500*l.* thereof still remain due to him, to cause payment thereof in money by tale or suitable assignment to be made as speedily as possible, as the said Gilbert has prayed the king for payment thereof by his petition before the king and his council, shewing that he expended 1215 marks 3*s.* 9*d.* in this behalf, and that it was found by the aforesaid account that 500*l.* thereof were still owing to him. By pet. of C.

Dec. 9.
York.

To the treasurer and barons of the exchequer. Order to cause a tally of the exchequer to be levied in the names of Matthew de Redmane and John de Cornubia, collectors of the tenth and sixth granted to the late king by the community of the realm, for the arrears of their account to the amount contained in the bills of the wardrobe in possession of Adam de Redmane, the king's yeoman, for the arrears of the wages of William de Redmane, his brother, king's yeoman, now deceased, of whose will he is executor, and for his own wages, and to cause the tally to be delivered to Adam in discharge of 21*l.* 11*s.* 3*d.*, the amount of his and his brother's wages, and to cause him to have in addition such writs of the exchequer as may be necessary, as the king wishes to satisfy him out of the arrears of the account of the aforesaid collectors. By p.s. [4914.]

Dec. 3.
York.

To the same. Order to inform themselves whether he who holds the manor of Littlington, near Royston (*Crucem Roes'*), in the king's hands on account of the minority of the heir of William de Huntyngheld, tenant in chief, holds it at the king's pleasure or not, and if they find that he holds it at pleasure, to deliver it to John de Hastingges, executor of the will of John de Hastingges, his father, to hold during the heir's minority at the extent, according to the king's order remaining in the exchequer, as he has shewn the king by his petition that whereas the king granted to him an assignment of wardships and marriages beyond Trent, in order to acquit his father's debts, for 814*l.* 8*s.* 6*d.* due to his father for his service in Gascony in the late and the present king's time, he has prayed the king to grant him the said manor, the aforesaid William being his kinsman, in part payment of the aforesaid assignment, the manor being demised at ferm to others at pleasure. By pet. of C.

Dec. 16.
York.

To Ralph de Crophull, escheator this side Trent. Order not to intermeddle further with two messuages, 19½ acres of land, and 3 acres of meadow in Helsyngton, which belonged to Robert de Gilpyn, and to restore the issues thereof, as the king learns by inquisition taken by Robert de Sapy, late escheator this side Trent, that Robert de Cliderhou, then escheator this side Trent, took the premises into the king's hands by reason of the accusation (*retti*) of Robert de Gilpyn for the death of John de Coupeland, and Robert de Gilpyn died before he was convicted of the death, by which inquisition it was found that the premises are not held of the king in chief, but of John de Lancastre and Elizabeth his wife, as of her dower of the inheritance of William de Ros, and that Richard de Gilpyn, Robert's brother, is his nearest heir.

Dec. 12.
York.

To the sheriff of Lancaster. Order to certify the king in chancery of the names of twelve mainpernors to be found by Roger son of Richard son of Beatrice, imprisoned at Stafford (*sic*) for the death of Richard le Warrener of Lathum, co. Lancaster, who shall mainpern to have him before the justices at the first assize in that county to stand to right if any one will speak against him, so that the king, when thus certified, may cause him to be delivered from prison by this mainprise, as the king learns by inquisition taken by the sheriff that he was accused of the above death out of hatred, and that he is not guilty thereof.

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*Membrane 19—cont.*Dec. 13.
York.

To the sheriff of Cumberland. Order to cause coroners for that county to be elected in place of Robert de Mulcastre and of Roger de Laton, as the king learns that Robert has been captured by the king's Scotch enemies and Roger is incapacitated by infirmity, for which reasons the king has amoved them from office.

Dec. 16.
York.

To the bailiffs of Carlisle. Order to pay, out of the ferm of that town, 20*l.* to Robert de Barton, late keeper of the king's victuals in the parts of Carlisle, to pay his debts when he was keeper of the king's victuals.

By K. on the information of Roger de Northburgh.

To the treasurer and barons of the exchequer. Order to make payment or assignment to Thomas de Grey, knight, lately staying in garrison of the town of Berwick-on-Tweed at the king's wages, and elsewhere in the marches in the company of John de Segrave, then supplying the king's place in Scotland, for 179*l.* 11*s.* 4*d.* due to him from the king for the arrears of the wages of himself and 14 of his esquires, and for recompence for certain of his horses lost in the king's service, as appears by a bill under the seal of the chamberlain of Scotland in his possession.

Dec. 4.
York.

To J. bishop of Winchester, principal collector of the tenth granted to the king by the pope. Order to supersede the taxation and levy of the tenth in the diocese of York by the old taxation, and to cause his sub-collectors to do so, and to receive the new taxation from the archbishop of York when it has been made by him, and to cause the tenth to be levied in accordance therewith, the king having lately ordered W. archbishop of York to enquire the value of all ecclesiastical benefices within his diocese and of the temporalities of prelates that have been usually taxed amongst spiritualities, which have been wasted and destroyed by the incursions of the Scotch rebels, and to cause them to be taxed accordingly, and to certify the collectors of the tenth of such taxations, and to send the taxation to the treasurer and barons of the exchequer, and the king afterwards learnt [by the petition] before him and his council of the abbots of Rievaulx and Byland and others whose benefices in that diocese have been so destroyed that, although the archbishop caused many ecclesiastical benefices and temporalities annexed to spiritualities in that diocese that had been so wasted to be taxed anew, he has omitted to tax anew such benefices of the petitioners because he asserted that he had delivered his commission to make such new taxation to the treasurer and barons; wherefore they prayed the king to provide them with a remedy; upon which the king ordered the archbishop to cause any of the said benefices that still remained untaxed to be taxed anew, and to certify the collectors of the tenth in his diocese of such new taxation, which taxation he was ordered to send to the treasurer and barons of the exchequer.

[*Fædera.*]

By C.

Dec. 20.
York.

To John de Wisham, keeper of the castle and honour of Knaresburgh. Order to take by the view of men of those parts such leafless oaks, stocks that require uprooting, and dry wood in the chace of that honour as may be necessary for the maintenance of the king's iron-mine there.

To Ralph de Crophull, escheator this side Trent. Order to assign dower to Annabilla, late the wife of Thomas de Bradeford, tenant in chief, upon her taking oath not to marry without the king's licence.

*MEMBRANE 18.*Dec. 10.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause Joan de Mereworth to have 120*l.* of the custodies and marriages now in the king's hands or first coming to his hands, to wit 40*l.* yearly, the king

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Membrane 18—cont.

having, on 17 June, in the 9th year of his reign, granted to the said Joan 200*l.* in consideration of her good service to Queen Eleanor, the king's mother, and to Elizabeth, late countess of Hereford, his sister, out of custodies and wardships in his hands or first coming to his hands, within five years, to wit 40*l.* yearly, and Master John Walewayn, late escheator beyond Trent, has paid to her 80*l.* thereof by the king's order.

Nov. 28.
York.

To the treasurer and barons of the exchequer. Order to allow to the aforesaid Master John Walewayn 80*l.* paid by him to the said Joan for the first two years of the above five years.

To the same. Order to allow the said Master John 50*l.* paid by him, when escheator beyond Trent, to Richard le Mareschal for the 11th year of the king's reign, the king having granted, on 24 September, in the 11th year, that sum yearly to Richard, who was totally ruined (*destructus*) by the Scotch rebels, to be received in aid of his maintenance from the escheator beyond Trent, until the king should provide him with his maintenance elsewhere or until he recovered his lands from the Scots, which sum the king ordered the said escheator to pay to Richard.

Dec. 8.
York.

To the treasurer and chamberlains. Order to pay to David de Bethon the arrears of the 20*l.* yearly granted to him by the king in aid of his maintenance, which sum the king ordered them to pay to David, and to cause that sum to be paid hereafter, so that it may not behove David for want of maintenance to return to the king, thus charging the king's household contrary to the form of the ordinance of the household provided by the king and his council.

By K.

Dec. 14.
York.

To J. bishop of Winchester, the treasurer. Order to buy and provide with all speed victuals for the maintenance of the king's subjects in garrison of the town of Newcastle-on-Tyne and of others who may be sent thither by the king, and to send them without delay to that town, as was lately ordained by him and others of his council at York.

By K.

Dec. 14.
York.

To Ralph de Crophull, escheator this side Trent. Order not to intermeddle further with the lands that Ralph Damyot held of other lords than the king, as the king learns by inquisition taken by Robert de Sapy, late escheator this side Trent, that a moiety of a bovat of land in Misterton that belonged to the said Ralph, an idiot, was taken into the king's hands on account of his madness, and that it is held of the manor of Gringele, in the king's hands, by the service of 8*s.* yearly, and that the said David (*sic*) held lands of other lords, and that John son of Adam Damyot, Ralph's kinsman, is his nearest heir and of full age; whereupon the king took John's fealty for the aforesaid moiety, and ordered the present escheator to cause him to have seisin thereof.

Dec. 7.
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to permit the merchants of Ypres, whom they shall find by the king's letters patent under his seal called 'coket,' to have lent the king money by reason of his order to take a loan on wool, hides, and wool-fells exported up to Michaelmas last, to export wool from that port quit of custom up to the amount lent by them to the king, provided that the whole sum do not amount to 100*l.*, as the king wishes to carry into effect the treaty made between his council and the envoys of R. count of Flanders sent to England for the reform of peace for certain trespasses committed upon both sides, in which it is contained that the merchants of Ypres shall be satisfied for the money thus lent to the king.

By K.

Dec. 14.
York.

To the sheriff of York. Order to restore to Nicholas de Lund, clerk, his lands, goods and chattels, which were taken into the king's hands upon his

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Membrane 18—cont.

indictment before Henry Spigurnel and John de Donecastre, justices to deliver York gaol, for levying war against the king, and for arson, theft, robbery, receipt of felons, and for aiding and assenting to the death of Geoffrey Gelding' of Herlesay, as he has purged his innocence before W. archbishop of York, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

Vacated, because it was restored and cancelled.

The like in favour of Adam de Lund, clerk, word for word.

[*Vacated, as above.*]

Dec. 12.
York.

To Ralph de Crophull, escheator this side Trent. Order to assign dower to Alice, late the wife of Richard le Alblaster of Northgevelde, tenant in chief, in the presence of Walter son and heir of Richard, if he choose to attend, upon her taking oath not to marry without the king's licence.

Dec. 18.
York.

To the sheriff of Nottingham. Order to deliver to Giles de Tholosa, keeper of certain of the king's horses, whom the king is sending to stay at Lenton with eighteen of the king's horses, such hay, oats, litter, horse-shoes (*ferura*), and carriage as shall be necessary for the maintenance of the said horses and of two horses of his own, from the day when he enters his bailiwick, and to pay him 6*d.* a day for his wages, and 2*d.* a day each for the wages of the eighteen grooms attending the said horses, and of the provider of necessities for the maintenance of the horses, and of a farrier, for so long as they shall stay in his bailiwick. By K. on the information of Roger de Northburgh.

Dec. 2.
York.

To the late collectors in the port of Boston of the loan from native and alien merchants upon wool, hides, and wool-fells to be exported up to a certain time. Order to pay to J. bishop of Ely, or to his attorney in this behalf, 60*l.* out of the money of the loan in their hands, in part payment of 460*l.* 3*s.* 4*d.* due to him from the king for fees, robes, wages, recompence for horses lost in the war in Scotland, and for divers other allowances in the late king's wardrobe, as appears by a bill of the said wardrobe sealed by Walter de Bedewynde of the time of John de Rokenesford (*sic*), bishop of Bath and Wells, late keeper of the said wardrobe, in the bishop of Ely's possession.

Dec. 16.
York.

To Robert de Quyterigg', one of the agistors of the forest of Inglewode. Order to pay to Robert de Barton, late keeper of the king's victuals in the parts of Carlisle, 11*l.* 6*s.* 0*d.* out of the money received by him from pannage in the forest during the king's reign, towards payment of the said late keeper's debts when he was keeper.

The like to the sheriff of Westmoreland to pay 8*l.* 14*s.* 0*d.* to the said Robert de Barton out of the issues of his bailiwick for the above purpose.

By K. and C.

Dec. 1.
York.

To J. bishop of Winchester, principal collector of the tenth granted to the king by the pope. Order to pay 100*l.* out of the tenth in the diocese of York to the executors of the will of Master William de Pikering', sometime dean of St. Peter's church, York, the executors having petitioned the king to satisfy them for this sum, which the king owed to William for a loan that the king ought to have paid in the quinzaine of Easter, in the fifth year of his reign, as contained in his letters patent.

By K. and C.

MEMBRANE 17.

Dec. 20.
York.

To the sheriffs of London. Whereas at the complaint of William de Wyddeslade, citizen and merchant of London, that he loaded certain goods of *avoir-du-pois* to the value of 300*l.*, to wit 5 bales of almonds, value

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Membrane 17—cont.

12*l.* 10*s.* 0*d.*; three barrels containing 2,488 pounds of loaf sugar, (*zucri in pane*), value 155*l.* 10*s.* 0*d.*; saffron (*crocum*) to the value of 19*l.* 12*s.* 0*d.*; cubebs (*quibibes*) to the value of 17*l.* 8*s.* 0*d.*; two bales (*balas*) of pepper, value 17*l.* 15*s.* 6*d.*; a bale of brasel (*brasiliu*), value 17*l.* 13*s.* 6*d.*; cloves (*clavos gariophili*) to the value of 31*l.* 7*s.* 0*d.*; and 'maces' to the value of 28*l.* 4*s.* 0*d.* at Le Slus in Flanders in a ship of Laurence Pollesson of Brabant, in order to bring them to England to make his profit thereof, and certain malefactors of Hainault, Holland, and Zeeland (*Seland*) and of the towns of Cologne, Dortmund (*Dormond*), Rikelynghous, Lubyk, Osenbrugge, Menstre, Grippeswold, Sussalt, and Hamburgh, and elsewhere in Almain assaulted the mariners of the ship on the sea-coast near Wynterton, co. Norfolk, by armed force, and carried the goods and chattels aforesaid away with them from the said merchant's men in the ship; the king wrote to the count of Holland and Zeeland and to the burgomasters, *schöffen* (*scabini*), *consules*, and bailiffs of the above-named towns to do justice to the said merchant; but they did not do so, as the mayor and community of the city of London have signified the king by letters patent under their common seal; whereupon the king ordered the sheriffs to arrest goods of the men of the power of the said count and of the aforesaid towns to the value of 300*l.* and of the damages of the said merchant, excepting for certain reasons the goods of Henry de Bevre, merchant of Almain, and to cause them to be appraised in the presence of the merchants from whom they should be taken, and to cause them or the price to be delivered to the said William; by reason whereof the sheriffs arrested money and goods of William le Rede, Hermann le Skippere, and the aforesaid Henry de Bevre, John Safrans, and other their fellows, John le White, Conrad le Swart, and other merchants of the aforesaid towns of Almain to the value of 400*l.*, as the sheriffs have returned to the king, so that they exceeded the sum contained in the order by 100*l.*; and afterwards, at the suit of the said William le Rede, Hermann, Henry, John and their fellows, John, and Conrad, asserting in chancery that they would prove that their goods ought not to be arrested on this account, the king ordered the sheriffs to restore the money and goods thus arrested, because they found security by Robert Persoun, Luke de Havering', Stephen de Preston, Robert de Dodeford, John Cotoun, John de Bristoll, John de Romenay, John de Wrotham, and John Brond, who mainperned to answer for the said 400*l.* to the aforesaid William de Widdeslade or elsewhere at the king's order if the said merchants should be charged therewith by consideration of the king's court; and afterwards the matter was discussed between the parties in chancery and in the parliament at York, the aforesaid merchants of Almain asserting that they ought not to be arrested in this behalf because they belong to a certain hanse in London and they ought to enjoy certain liberties in the city of London as natives by the charters of the king's progenitors, which they have enjoyed time out of mind, and because the king granted them by his charter that they or their goods should not be arrested or aggrieved within his realm and power for any debt wherefor they were not sureties or principal debtors or for any trespass committed by others, the said William de Wyddeslade asserting that they are peers and commoners (*pares et communiarios*) of the aforesaid towns, and that they ought therefore to be charged therewith and to answer to him, especially as the arrest was granted to him by consideration of the king's court before the sealing of the king's charter, and the matter, so far as concerns the persons of William le Rede, John Safrans, and other his fellows, John le Whit and Conrad le Swart, is adjourned until next parliament under a certain form; and because it was at length found that Hermann le Skippere is not of the aforesaid hanse and ought not to enjoy the liberties in the charters of the king or his progenitors, and William de Widdeslade has wholly

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Membrane 17—cont.

renounced in chancery the prosecution of the process against the said Henry de Bevre, who was excepted in the king's first order, the king now orders the sheriffs to levy 70*l.* of the goods and chattels of Hermann, or of the goods and chattels of the aforesaid mainpernors if his goods be insufficient, and to deliver them to William de Widdleleslade (*sic*) or to John Waldeshesh, his attorney in this behalf, in part payment of 300*l.*, the value of William's goods thus lost, and not to molest Henry de Bevre in any wise in this behalf, reserving the taxation of William's damages to the king in his court.

By K. and C.

Dec. 9.
York.

To the bailiffs of John de Britannia, earl of Richmond, at Boston. At the complaint of Adam le Clerk of Lenne that whereas he loaded a ship called '*La Plente*' of Lenne, price 100*l.* sterling, with salt of Poitou (*Paytou*), lampreys of Nantes, and certain bales of Bugeye, and other his goods to the value of 200*l.* in the parts of Poitou, for the purpose of taking the same to St. John's town of Pert[h] in Scotland, to make his profit thereof and in aid of the maintenance of the king's men in munition of that town, Henry de Rekelynghous and other malefactors of the towns of Grippeswald, Strallesound, and Lubyk robbed the ship on her voyage to St. John's town on the sea coast between Great Yarmouth and Blakenay, and slew many men in her, and took her and the goods aforesaid to Aberdeen in Scotland, and there sold the goods and the robes and cloths of the slain men, and afterwards took the ship with them to Strallesound, the king wrote to the *schöffen* (*scabinis*) and men of Grippeswold, Strillesound (*sic*), and Lubyk to cause satisfaction to be made to the said Adam; but they did not do so, as appears by the letters patent of the community of the city of London; whereupon the king ordered the bailiffs to arrest goods of the men of the aforesaid towns to the value of 100*l.*, in part satisfaction for the above; by reason whereof they arrested stockfish (*piscem durum*) of John Scotdorp, merchant of Lubyk, to the value of 20*l.*, stockfish of Odbert the Writer (*Scriptore*), merchant of the same town, to the value of 10*l.*, stockfish of John the White (*Albo*), merchant of the same town, to the value of 10*l.*, stockfish of Bernard Florekyn, merchant of the same town, to the value of 10*l.*, and stockfish of Daniel de Gosthenen, merchant of the same town, to the value of 10*l.*, stockfish of Gerard Ravenmonge, merchant of the same town, to the value of 20*l.*, [stockfish] of Albert Parlement, merchant, to the value of 10*l.*, and stockfish of Tidmann de Monasterio, merchant of the same town, to the value of 10*l.*, as they have returned to the king: as the said merchants assert in chancery that they are of the hanse of the merchants of Almain, and that therefore their goods ought not to be arrested at Adam's suit, and as John le Longe and John de Lubyk have mainperned to answer for them and to satisfy Adam or others (*alibi*) for the aforesaid 400*l.* (*sic*) if the merchants be charged therewith by consideration of the king's court, the king orders the bailiffs to restore the goods thus arrested to the aforesaid merchants of Almain.

By C.

Dec. 8.
York.

To the sheriff of Southampton. Whereas in the late king's time great discords arose between Sancho, sometime king of Castile, and his subjects, on the one part, and the king's citizens of Bayonne, on the other, by reason of divers robberies and arrests of goods made by the king of Castile's men upon certain citizens of Bayonne, amongst whom John de Seynt Crik was robbed of his goods to the value of 300 marks by the men of the said king, as appears by sufficient proof; and afterwards the said king sent Master John, the judge of his court, and Gundissalvius Martini with his open letters, and the mayor and community of the city aforesaid sent Arnald de Villar' and John Dardir, their fellow-citizens, to the late king's presence with sufficient letters and orders to settle the discords upon both sides, and the late king, with the unanimous assent and agreement of the proctors aforesaid and in their presence, ordained, amongst

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Membrane 17—cont.

other things, that all ships and other goods whatsoever of the citizens of Bayonne arrested by the men of the king of Castile within or without his realm should be restored by the king of Castile within a term now past, as appears by the rolls of the late king's chancery of the 21st year of his reign; and afterwards, because the king of Castile in no wise observed the aforesaid ordinance as was agreed, Stephen de Pencestre, sometime constable of Dover castle and warden of the Cinque Ports, arrested by the late king's order divers goods of men and merchants of the kingdom of Castile in the port of Sandwich; by reason of which arrest the said John recovered 100s. sterling in part satisfaction of the aforesaid 300 marks; and after the present king's accession Ferandus, now king of Castile and Leon, on account of certain other discords between his subjects on the one side, and the citizens of Bayonne and other the king's subjects on the other, and the community of the said city sent their proctors to the king's presence to pacify the discords; and the king, having taken counsel with those of his council concerning the discords newly arisen and upon the old discords aforesaid, ordained, amongst other things, with the consent of the proctors aforesaid, that the late king's ordinance, which king Sancho had so approved by his letters, should be completed and observed; and although afterwards Arnald de Sancto Martino, in the name of the aforesaid John and of other merchants of Bayonne, bore the king's letters to the said Ferandus for the recovery of the goods aforesaid, and prosecuted for justice against those who were assigned by the king of Castile and those who were assigned by the king to complete and observe the ordinances aforesaid, nevertheless the commissaries of the king of Castile assigned with the king's commissioners to complete and keep the said ordinances at Fuentarrabia (*Fontem Rabidum*) did not do anything in execution of the old ordinance aforesaid, although it was shewn to them under the late king's seal, but failed altogether to do him justice, as appears by the letters patent of Gaillard de Sancto Paulo, knight, lord of Seres (*de Syro*), and of Master Peter Arnaldi de Vico, the king's commissaries in this behalf, and by many other lawful evidences: the king, wishing to aid the said John in recovering his debt and damages, orders the sheriff to arrest goods of the men and merchants of the power of the king of Castile to the value of 292 marks 6s. 8d., the balance of the said sum of 300 marks, and to keep the same safely until John have been satisfied for that sum and for his damages or until otherwise ordered, certifying the king of his proceedings in this matter.

By pet. of C.

1319.

Jan. 4.
Beverley.

To the abbot of St. Mary's York, collector of the 12d. in the mark granted to the king by the clergy of the diocese of York. Order to pay, out of the arrears of the said 12d. in the mark, to Hugh de Burgh, parson of the church of Burgh-under-Staynmore, 36l. 13s. 4d. for corn bought from him for the king's use for munition of the castle and town of Carlisle in the 12th year of the king's reign, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe.

Vacated, because otherwise on the Close Roll in May, in the 13th year.

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Dec. 26.
Beverley.*MEMBRANE 16.*

To Ralph de Craystok. Order to pay to William de Kelk, clerk, 100s. yearly from the manor of Thorpbasset, co. York, for the time that it has been in his hands by the king's commission, until Ralph shall provide him with an acceptable benefice, as the king learns by inquisition taken by Robert de Sapy, late escheator this side Trent, that Ralph son of William, tenant in chief, granted the above sum yearly to the aforesaid William from the said manor until he should provide him with a suitable ecclesiastical

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Membrane 16—cont.

benefice, and that William was seised thereof and received the same until the time of Ralph's death, when the escheator took the manor into the king's hands together with Ralph's other lands, and that William has not yet obtained any benefice.

To the treasurer, chamberlains, and barons of the exchequer. Order to pay to William de Monte Acuto or to cause assignment to be made to him for the ferm of the city of Chichester for Michaelmas term last, and for the portion for that term of the yearly sum of 38*l.* 6*s.* 8*d.* of the ferm that Henry de Cobeham renders for the ferm of the city of Rochester and the custody of the castle there, with wards and appurtenances, in co. Kent, the king having taken into his hands by virtue of the ordinances the ferm of 36*l.* that the citizens of Chichester render and 38*l.* 6*s.* 8*d.* out of the 50*l.* rendered for the above by the said Henry, on the ground that the king had granted these sums to William for life contrary to the ordinances, as the king afterwards, on 1 December last, granted to the said William, in consideration of his service to him and his father, with the consent of the prelates, earls, barons, and other *proceres* of this realm, the aforesaid ferm of Chichester and the 38*l.* 6*s.* 8*d.* for life, and ordered the same to be delivered to him, together with what had been received thence from the time when they were taken into the king's hands, the king understanding that the citizens of Chichester and the said Henry have paid their ferms for the aforesaid term into the exchequer because the ferms were at that time in the king's hands.

By p.s. [4928.]

1319.

Jan. 1.
Beverley.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the manor of Wiberton, and to restore the issues thereof, as it appears by inquisition taken by the escheator that Adam de Welle and Joan his wife, both deceased, were jointly enfeofed of the manor by John de Hoiland, knight, to them and the heirs of the said Adam, and that the manor is not held of the king but of the earl of Richmond in socage by the service of 25*s.* yearly and by doing service from three weeks to three weeks at the earl's court there, and that the manor ought to be divided between Robert, Adam, and John, sons of the said Adam, according to the custom of that tenure.

1318.

Dec. 28.
Beverley.

To the treasurer and barons of the exchequer. Order to cause Master Richard de Haveryng', late constable of Bordeaux, to come before them, and if he acknowledge the two letters patent under his seal when constable in the possession of William de Servat, merchant, and that the king ought to satisfy William for the sums therein contained, they are then to receive the letters from William and charge Richard with the sums therein contained, and to give William an assignment therefor upon the issues of the custom of wool, hides, and wool-fells in the ports of Chichester, Jernemuth, and Lenne, and to cause the second part of the king's seal called 'coket' in those ports to be delivered to him or his attorney in this behalf until he have been satisfied for the sums aforesaid, the said William having shewn the king by his petition before him and his council that he has not yet been paid for 3,740*l.* 19*s.* 9½*d.* of Bordeaux money paid by him to the aforesaid Richard for payment of the late king's gift to the lord of Lebret and for divers other payments made to Gascons and for other affairs of the king and his father there, which 3,740*l.* 19*s.* 9½*d.* were worth at the time of payment 748*l.* 3*s.* 11½*d.* sterling, reckoning 5 Bordelaises for one sterling, and for 312*l.* 16*s.* 0½*d.* sterling paid by him to the said Richard for divers payments in the aforesaid matters for the king's use, as contained in two bills under Richard's seal in his possession. By K. and pet. of C.

1319.

*Membrane 16—cont.*Jan. 1.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause the following manors and lands to be delivered to Agnes, late the wife of John de Argentein, tenant in chief, which the king has assigned to her in dower: the manor of Great Wilmundele, co. Hertford, of the yearly value of 12*l.* 7*s.* 6*d.*; the manor of Little Wilmundele, in the same county, of the yearly value of 7*l.* 13*s.* 7½*d.*; certain lands in Throckyngg, in the same county, of the yearly value of 6*s.* 2*d.*; the manor of Meldeburn, co. Cambridge, of the yearly value of 15*l.* 11*s.* 6*d.*; certain tenements in Colneye, co. Huntingdon, of the yearly value of 4*s.*; and a third of 40 acres of land in Halesworth, co. Suffolk, which are not extended.

Jan. 3.
Beverley.

To Ralph de Monte Hermerii, keeper of the Forest beyond Trent. Order to deliver to William de Bromleye, son and heir of Roger de Bromleye, the bailiwick of keeping the forest of Morf, the king having, on 25 November last, taken his homage for the lands that his father held in chief by the service of keeping the said forest, when he ordered the lands to be delivered to him.

Jan. 6.
Beverley.

To the treasurer and barons of the exchequer. Order to allow to John de la Haye, late keeper of the Templars' manor of Garwy, 70 marks that he paid out of the issues of the manor to the king, as appears by letters of privy seal in his possession, and his expenses incurred by the king's order about the driving of some of the king's beasts from that manor to Shene.

By p.s.

To the masters, *échevins* (*scabinis*), and bailiffs of Malines (*de Malinis*). Whereas at the complaint of Luke de Haveryng' and James Beauflour, merchants of this realm, that they had sent 21 barrels of honey, price 50*l.*, and 7 tuns of wine, price 49*l.*, to Brabant to trade there with the same, and that the said masters, *échevins*, and bailiffs arrested the honey [and] wine and detained them for some time, the king requested them to restore the same without delay; and the king afterwards learned from trustworthy evidence that Luke and James sustained damages to the honey and wine by the arrest and detention to the amount of 240*l.* sterling, for which they have prayed the king to provide a remedy: wherefore the king requests the masters, *échevins*, and bailiffs to satisfy Luke and James for their damages — [*Incomplete enrolment*].

Vacated because on the dorse.

To the constable of Tykehull castle. Order not to distrain Thomas de Lanum for his homage for the lands that he holds in chief as of the king's manor of Gryngeleye, as the king has taken his fealty and respited his homage.

By K.

Jan. 6.
Beverley.

To J. bishop of Winchester, treasurer. Order to prepare all the money that he can collect by honest means of the late king's debts or the present king's debts, for the expenses of the king's household and for the expedition of the Scotch war, for which purposes the king will have to expend much money, making no payment or assignment nor levying any tallies of the exchequer upon these debts without the king's special order making express mention of the presents.

By K.

To Hervey de Staunton, chancellor of the exchequer. Order not to make payment or assignment under the exchequer seal without the king's special order making express mention of the presents.

To the chamberlains of the exchequer. Order not to cause tallies of the exchequer to be levied of the above debts without special order, etc.

By K.

Jan. 10.
York.

To the abbot and convent of Thornton-on-Humbre. Order to deliver to the attorney of J. bishop of Glasgow the goods and chattels of brother William, late abbot of Jeddeworth, in the diocese of Glasgow, who stayed in their abbey at the king's request, and who died there, as the king is

1319.

Membrane 16—cont.

given to understand that his goods and chattels are to be committed to the disposition of the aforesaid bishop for certain reasons. They are to execute this order notwithstanding any order previously sent to them by the king to keep the said goods and chattels safely. By K.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William Paylleue of Ravenserod, who is incapacitated by illness.

Jan. 12. To the sheriff of Lancaster. Order to cause a coroner for that county to
York. be elected in place of Matthew de Redman, deceased.

Jan. 18. To Master Richard de Clare, escheator beyond Trent. Order to deliver
York. to Amice, late the wife of Thomas son of Eustace, tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of Berewik, co. Hereford, of the yearly value of 100s. 6½*d.*; and 31s. 7½*d.* from the free tenants in Casewik, co. Lincoln.

Jan. 18. To the sheriff of Gloucester. Order to pay to John Giffard of Brimes-
York. feld 100 marks for Easter term last of the yearly sum of 200 marks from the sheriff of Gloucester granted to him for life by the king on 30 December, in the 10th year of his reign, for his stay with the king with a certain number of men-at-arms in peace and war for his life-time, as contained in the king's letters patent, which grant was revoked on 9 June last by reason of the ordinances, notwithstanding which revocation the king, with the consent of his council, ordered Thomas de Bertone, late sheriff of the above county, to pay John 100 marks for the said term, the said Thomas having been amoved from office before he had executed the order. By K. and C.

Jan. 21. To the sheriffs of London. Order to supersede the execution of the
York. king's order to pay to Walter de Shobdon 20*l.* yearly for life from the rent in the city and suburbs that belonged to Adam de Stretton, which came to the late king's hands as escheat, and to resume into the king's hands any of the rent and the issues thereof that they may have paid to Walter.

By p.s.

To Walter de Shobdon. Order to restore to the sheriffs anything that he may have received from the above rent, and to bring the king's letters of grant into the chancery.

By p.s.

Jan. 22. To the sheriff of Lincoln. Order to cause a coroner for that county to
York. be elected in place of John de Bilton, whom the king has amoved from office as he is incapacitated by illness and infirmity.

Robert Tubbel and John de Lamberdenne, imprisoned in Canterbury castle for the death of Adam atte Brigge, have letters to the sheriff of Kent to bail them until the first assize.

1318.

MEMBRANE 16—Schedule.

Dec. 28.
Beverley.

To Master Richard de Clare, escheator beyond Trent. Order to proceed to the priory of Pritterwell, and to amove thence the malefactors who have entered the same in the company of William le Avernaz, and to take the priory into the king's hands, and to cause it to be guarded safely, and to administer victuals and other necessaries from the goods thereof to the monks, and to attach by the sheriff of Essex any persons resisting the execution of this order, taking with him sufficient *posse* of the country, as the king learns that William has entered the priory with force and arms, and is wasting the goods thereof, which is of the alms of the king's progenitors, in the king's contempt, especially as no person ought to enter or administer such temporalities of the king's patronage without his special order; the king having previously ordered him to deliver the priory to brother James

1318.

Membrane 16—Schedule—cont.

de Cusancia, prior of Priterwell, because he learned from the complaint of the said James that the aforesaid William, monk of the order of Cluny, who asserted that he had been instituted prior of Priterwell and that he had been despoiled of the possession thereof at the procuration of James, had entered the priory by force and arms, and that he held the same by armed force, wasting the goods and possessions, expelling the monks from the priory, breaking open the chests in the priory, and usurping to himself the common seal and muniments of the priory, sealing divers obligations and other letters with the said seal at his will; at which time the king ordered the escheator to summon James and William to appear in chancery on the morrow of the Assumption last; at which day William appeared before the king at Notyngham, and renounced and resigned all right in the priory into the hands of the prior of Lewes his superior, whereupon the king ordered the escheator to deliver the priory to the said James: notwithstanding which the king understands that William has again entered the priory by force and arms.

By K.

1319.

MEMBRANE 15.

Jan. 16.
York.

To the sheriffs of London. Order to arrest goods of the men and merchants of the king of France to the value of 402*l.* 11*s.* 10*d.*, the residue of the sum of 600*l.*, for which the king lately ordered them to arrest goods of the said men and merchants because the king of France had failed to cause restitution or satisfaction to be made to Simon de Abyndon, Stephen le Fullere, Ralph de Walecote, John Priour, Thomas Prentiz, John de Sandale, William de Coumbmartyn, John atte Vine, Thomas de Abyndon, Thomas Beauflour, William Panyfadre, William Biddick, Robert Elys of Thame, Adam Puff of Berkhamptede, Richard de Warrewyk, and Nicholas Alisaundre for their wool laden in a ship of John Priour's called '*la Petite Boiard*' of London, which was captured and carried away by the admiral of Caley and certain armed men of his on her voyage to Brabant on the coast of the Isle of Thanet, by reason whereof they arrested goods of certain men of Amiens and Rouen to the value of 197*l.* 8*s.* 2*d.*, which the king caused to be delivered to the said merchants; the king having afterwards ordered them to supersede the execution of the said order because the king of France promised to do justice to the said merchants before the feast of All Saints last, which he has not done, although the king sent the said merchants to him with his letters praying the king of France to do them justice according to his promise; the merchants having prayed the king to cause justice to be done to them because they were unwilling to assent to further delay. They are to certify the king of their proceedings in this matter, keeping safely the goods arrested by virtue of this order until further orders.

To the sheriff of Norfolk and Suffolk. Like order to arrest goods to the value of 333*l.* 6*s.* 8*d.*

To the bailiffs of Southampton. Like order to arrest goods to the value of 400*l.*

Jan. 24.
York.

To the justices of the Bench. It has been shewn to the king on behalf of Robert de Sandale, dean of the king's free chapel of Stafford, that whereas the prior of Stone impleaded the dean and chapter of that chapel, when Louis, now bishop of Durlam, was dean of the chapel, concerning a carucate of land and 4 acres of meadow in the town of (*sic*) the castle of Stafford, and the dean in pleading before the said justices asserted that he held the deanery of the king's collation, and that the land and meadow pertained to the deanery, and that Master John de Cadamo, his predecessor, dean of

1319.

Membrane 15—cont.

that chapel, was seized on the day of his death of the aforesaid land and meadow, and that the aforesaid Louis found his deanery seised thereof, by reason whereof the dean could not answer the prior without the king; on which account the plea was delayed by consideration of the court until the king should order his will to be done concerning the same; and afterwards the king, at the suit of the prior, ordered the justices to proceed to do justice to the parties notwithstanding the above allegation, provided that if any difficulty arose by reason whereof they could not do so without consulting the king, they should certify the king; and the proceedings in the matter continued until the taking of the inquisition, and the justices, after Louis had been made bishop of Durham, in the octaves of Michaelmas last, proceeded to put the dean in default, although Master Thomas de Cherleton, then dean of the chapel aforesaid, being in the king's service in the parts of Scotland, caused the king's letters of protection to be produced, whereby the king willed that he should be acquitted of all pleas up to a certain time, except pleas of dower *unde nichil habet* and of *quare impedit* and assizes of novel disseisin, darrein presentment, and suits summoned before justices in eyre, which letters the justices did not allow because Thomas was not named dean of the aforesaid chapel therein, although he is that and the same person; by reason of which default the aforesaid tenements were taken into the king's hands; and because Thomas, believing the aforesaid letters to have been allowed (*locum tenuisse*), did not replevy the tenements in due form, but afterwards resigned the deanery; and the aforesaid Robert, now dean, has prayed the king to cause a remedy to be provided for the said default: wherefore the king orders them to admit Robert to defend the right of himself and of his chapel in the aforesaid plea, and to cause justice to be done to the parties, the king acceding to his petition because the chapel is founded of the demesnes of his progenitors, formerly kings of England, and because it appears that Master Thomas was engaged in his service on the aforesaid day.

By K.

Jan. 26.
York.

To the treasurer and chamberlains. Order to pay to Robert de Grey, as speedily as they conveniently can, the following sums, provided that they retain in their hands sufficient money for the expenses of the king's household: 271*l.* 5*s.* 4*d.* for the arrears of his wages whilst he was sheriff of Lanark and constable of Rotherglen castle; 399*l.* 11*s.* 0*d.* for the arrears of his wages when in garrison of the town of Berwick-on-Tweed; 109*l.* 6*s.* 8*d.* for recompence of his horses lost when he was in the said garrison; 229*l.* 7*s.* 8*d.* for the arrears of his wages when he was in the company of John de Segrave, supplying the place in Scotland of the late and present kings, and also when he was in garrison of the aforesaid town; and 63*l.* 5*s.* 10*d.*: as appears by four bills under the seal of the chamberlain of Scotland for the four first sums and by a bill for the other sum under the seal of John, bishop of Winchester, then the king's chamberlain there; as Robert has prayed the king to cause him to be satisfied for the above sums because his lands, goods, and chattels are so much wasted by the Scotch rebels that he has nothing of his own whereby he may be maintained.

By K.

Jan. 25.
York.

To John de Wysham, keeper of the castle and honour of Knavesburgh (*sic*). Order to acquit the men and tenants of the castle and honour aforesaid in the towns of Knaresburgh, Skrevyn, Burbrigg', Minskyp', Tymble, Clifton, Foston, Thorsoros (*sic*), Menewith, Clynt, Felesclif, Bristall, Heyntwayth, Killyng' Hall, Roshirst, Bilton, and Nidd of their fermes and rents for Michaelmas term last to the amount of 72*l.* 3*s.* 7*d.*, the king having pardoned them the same in response to their petition for pardon of their fermes and rents or parts thereof; as he learns by inquisition taken by Robert de Sapy and Gilbert de Wygeton that the said men and tenants are ruined

1319.

Membrane 15—cont.

to a great extent by the burning of their houses, the abduction of their beasts, and the carrying away of their goods by the attacks of the Scotch rebels, by which inquisition it was found that their fermes and rents for Michaelmas term amount to the above sum. By K.
[*Fædera.*]

Jan. 28.
York.

To Warin de Insula, constable of Wyndesore castle. Order to pay to Robert de Wodeham, to whom the king granted the bailiwick of the forestry that Walter de Wodeham, his brother, had in his lifetime in the forest of Wyndesore, such wages as his brother was wont to receive for that bailiwick.

To the same. Order to pay to Robert de la More, to whom the king committed the office of clerk of the works in the said castle that John de Spygesworthe had, such wages as the said John was wont to receive.

MEMBRANE 14.

Jan. 28.
York.

To Stephen de Abyndon, taker of the king's wines of the right prise at Southampton. Order to deliver to the abbot and monks of King's Beaulieu a tun of wine of the right prise for the celebration of mass in their church, in accordance with the grant of Henry III.

To the same. Order to deliver to the abbot and convent of St. Edward's Netley (*Lutele*) a tun of wine of the right prise to celebrate mass with, in accordance with the grants of Henry III. and of the late king.

Jan. 26.
York.

To the mayor and bailiffs of Newcastle-on-Tyne. Whereas J. bishop of Carlisle has shewn by his petition before the king and his council that certain bailiffs and burgesses of that town have thrown down and removed a house (*mansum*) of the bishop without the north gate of that town, for the reception of the bishop and his successors coming thither, and have appropriated a plot of land pertaining thereto adjoining the town ditch, and have made a ditch thereof for the defence of the town, and the king ordered the sheriff of Northumberland to enquire into the matter; by whose inquisition it was found that the bishop had a house without the north gate with an adjoining plot of land, and that the house was thrown down by the mayor and bailiffs in the 26th year of the late king's reign for the defence of the town, and that the house and plot contained $3\frac{1}{2}$ acres and half a rood of land, and was worth in time of peace 4 marks, and that a portion of the said plot containing 1 acre is appropriated by the mayor and bailiffs to the ditch of the town for the defence of the same, and that the said acre used to be worth 13s. 4d., and that the rest of the house and plot is now worth 6s. 8d., and that a solar and hall with chambers and other houses there situate, price 50l., came to the hands of divers men of that town: wherefore the king orders the mayor and bailiffs to cause the bishop to have satisfaction for the said acre of land thus appropriated by them and for his damages sustained at their hands, compelling those to whose hands the aforesaid solar, hall, and chambers came to make like satisfaction to the bishop without delay.

Jan. 27.
York.

To the treasurer and barons of the exchequer. Order to acquit John de la Beche of 30l. of the 60l. due from him for the arrears of his account when he was keeper of the bishopric of Winchester, lately void and in the king's hands, the king having granted him that sum for his costs and expenses in prosecuting the king's affairs in divers places, and to cause him to have terms for payment of the remaining 30l. within a year after the

1319.

Membrane 14—cont.

end of the term granted to him for payment of 120*l.* due from him for the custody and marriage of the son (*fil'*) and heir of Andrew de Sakevill, which the king has sold to him. By p.s. [4937.]

Jan. 24.
York.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Ros of Yolton, who is unable to attend to the duties of that office as he is continuously engaged in the office of verderer in the forest of Galtres.

Feb. 6.
York.

To the chamberlain of North Wales. Order to buy and provide 60 quarters of wheat, 20 quarters of malt, 5 quarters of salt, two lasts of herrings, and seven tuns of wine, and to send them to the king's castle of Cragfergus in Ireland by the view and testimony of Thomas de Neubiggyng', whom the king is sending to him to supervise the premises and to expedite the carriage of the same, to be delivered by indenture to John de Athy, keeper of the castle, for the maintenance of himself and other the king's subjects in garrison in that castle.

Vacated, because it was restored and cancelled, and afterwards [it was made] otherwise.

Feb. 8.
York.

To A. archbishop of Dublin, justiciary of Ireland. Order not to make any charters of pardon for adhering to the Scotch rebels lately in Ireland without special order from the king. By K.

The like to the chancellor of Ireland not to make such charters of pardon under the king's seal of Ireland without special order from the king making express mention of the present order. By K.

Feb. 8.
York.

To Walter de Norwico, Hervey de Staunton, John de Thorp, and Simon de Hederset. Order to omit all other things and attend to their commission to enquire by the oath of merchants and others in cos. Norfolk and Suffolk what men, merchants or others, of those counties lately inflicted damage upon merchants of Flanders at Crandon, and what owners (*domini*) of the ships committing these damages harboured the malefactors in the ships after the commission of these damages, and to hear and determine such trespasses according to law and custom and according to the law merchant, as it was agreed, in a treaty concluded between the king and the count of Flanders by his envoys in the parliament at York, that the king ought to cause the trespasses aforesaid to be enquired into before the feast of St. Mary Magdalene next, so that the king and his council may then inform the count's envoys who are coming to Westminster at the aforesaid feast concerning the premises, and may do what shall be ordained in this matter. If by chance Walter and Hervey cannot attend to the premises on account of other matters that they are intending by the king's order, then Simon and John are to execute the aforesaid commission without waiting for the presence of Walter and Hervey. By C.

Feb. 9.
York.

To A. archbishop of Dublin, justiciary of Ireland. Order to cause the summons of the army of that land that he has granted to Richard de Burgo, earl of Ulster, for the land of Ulster, to be revoked without delay, as the king is given to understand that he has granted the summons to the earl without the assent of the *procures* of that land, which would redound to the king's prejudice and would alienate (*elongarent*) the hearts of the *procures* from the king's service. By K.

[*Fædera.*]

To W. archbishop of Cashel, chancellor of Ireland. Order to cause such summons to be revoked without delay if he have caused it to be made by writs under the king's seal. By K.

[*Ibid.*]

1319.

Membrane 14—cont.

Feb. 2.
York.

To the treasurer and barons of the exchequer. Order to issue mandates under the exchequer seal that all sheriffs and bailiffs about to account for the king's debts by summons of the exchequer shall bring with them at their next accounts all summonses of such debts in their possession, both of the times of the king's progenitors and of the king's time, and when their accounts have been rendered and finished, the summons that may be of the estreats of any debts before the beginning of the 20th year of the late king's reign shall be annulled and condemned, and the treasurer and barons shall cause such summons of others debts from that time as they shall think fit to be renewed immediately after the accounts, the old ones being wholly condemned, and they are ordered to cause all estreats of fines and amercements and other debts of the time preceding the beginning of the aforesaid 20th year whereof estreats are in their possession to be examined diligently whereby they have any debts to be exacted for the king's use, and to cause the estreats of any debts from the same time and all and singular debts that they shall see fit to be taken out, and to cause them to be estreated in writing without change, except that in making the new rolls all titles shall, to distinguish them from the old estreats, begin with the word '*compendium*,' thus writing '*compendium* of the estreats of fines or amercements or other debts as they occur in the old exemplar,' marking (*signando*) distinctly on the old estreats that the debts so estreated are entered on the roll of *compendium*; which new estreats the king wills shall hold the place of the original estreats, and that accounts shall be rendered by them, the old estreats being deposited separately and not to be expounded thereafter upon accounts in any wise unless dispute or doubt arise upon the debts originally accounted for; and they are to cause new summonses to be made by the new estreats, having caused proclamation to be made on the king's behalf that no sheriff, bailiff, or other minister of the king shall presume to levy or distrain for anything by virtue of the old summonses under pain of imprisonment and forfeiture. The king issues this order because he pardoned all amercements and forfeited issues in the courts of his progenitors prior to the beginning of the aforesaid 20th year, and because he learns from the complaints of many persons that sheriffs and bailiffs, having no respect to the pardon aforesaid, distrain and disquiet the king's people because certain old summonses of the amercements and issues and of divers other debts, whereof the debtors are acquitted at the exchequer, remain in their possession, the king being further moved to issue this order on account of the length of time consumed in auditing the sheriffs' accounts at the exchequer on account of the great multitude of rolls at the exchequer of estreats of fines, amercements, forfeited issues, and other debts, whereof a great part are accounted for in previous accounts, that have to be explained and examined *seriatim* by each head of the debts in order to charge the accountants with what they have received or might have received of the debts noted in those rolls, whereby the king's other business in the exchequer is delayed and the accountants suffer damage by their long detention. The king has ordered the treasurer and chamberlains to deliver to the treasurer and barons what they shall require for the above purpose. By K. [*Fœdera*.]

Mandate in pursuance to the treasurer and chamberlains of the exchequer. By K.

Feb. 9.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause Robert de Welle, son and heir of Adam de Welle, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage. By K.

Feb. 11.
York.

To the same. Like order in favour of John Paynel, son and heir of Philip Paynel, tenant in chief of the late king. By K.

The like to Ralph de Crophill, escheator this side Trent.

MEMBRANE 13.

1319.

Feb. 10.
York.

To the treasurer and barons of the exchequer. Order to cause Queen Isabella to have the fines, ransoms, and amercements of the men and tenants of the following places from the time of the death of Queen Margaret, who held them in dower, which the king granted to Isabella, having, on 1 August last, granted that she should hold the lands in dower: the manors of Long Bynnyngton, co. Lincoln; Kyngesthorp and Eston, co. Northampton; the hundred of Falwesle, in the same county; the manors of Osprynge, Middelton and its hundreds, and West Clive, co. Kent; the manor of Blokesham, co. Oxford; the honour of L'Aigle (*Aquila*) with all appurtenances, in divers counties, saving to the king the castle of Pevenesey and all appurtenances, and except the manor of Laghton, which John Donnedale holds for life by demise from the late king; the manors of Bansted, co. Surrey; Haveryng' and park and forest, co. Essex; La Neilond, in the same county; the castle, town, and honour of Berkhamstede, co. Hertford and other counties; the castle and town of Marleberge, with the Barton (*Bertona*) and hundred of Selkele, co. Wilts; the castle and town of Dyvises, with the park and forests of Melkesham, Shippenham, and Pewesham, and perprestures, and with the manor of Roude, in the same county; the manors of Woderowe, Sevenhampton, with the borcughis of Creckelade and Hanteworth, and the hundreds of Creckelade and Hanteworth, the manor of Stratton, the castle, manor, and park of Mere, in the same county; the manor of Boudon and Haverberge, co. Leicester; the ferm of the town of Suthampton with small rents in co. Southampton; the town of Aulton with the hundred and small rents in the town, in the same county; the ferm of the town of Andevere with the hundreds and with the increment of the ferm; the manor and town of Basyngstok with the hundred and the rent of the tenement of the late Walter de Merton in the town, in the same county; the castle of Suthampton and the manor of Lyndhurst, with the park and New Forest and the bailiwicks and hundred of Rudberge, in the same county; the castle of Cristeschurche of Twynham, with the borough and manor of Westovere and the hundred of Cristeschurche, in the same county; the manor of Ryngewode in the same county; the ferm of the town of Wych, co. Worcester; the manor of Gillyngham with the Barton (*Bertona*) and forest, co. Dorset.

By K.

Feb. 12.
York.

To the justices of the Bench. Order to proceed with the plea before them wherein Roger de Aspelay and Juliana his wife have impleaded for a long time Hugh le Despenser the elder, keeper of the land of the heir of Guy de Bello Campo, earl of Warwick, for Juliana's dower in Berew[e]-don, which they have superseded because Hugh has alleged before them that he holds the custody of the lands by the king's commission, and to proceed to do justice to the parties notwithstanding this allegation.

By pet. of C.

Feb. 10.
York.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Oliver le Waleys, lately elected, who cannot attend to the duties of the office because he is of the household and retinue of John de Segrave, the elder, and is bound by deed to him to set out with him in the king's service.

Feb. 13.
York.

To the sheriff of York. Order to pay to John de Yakesle, keeper of the king's tents, the wages of himself and of Robert de Guldeford and John Fynche, his fellows, to wit 6*d.* a day for himself and 4*d.* a day for Roger and John, together with the arrears of the same from the time of the sheriff's appointment, and to continue to pay the same until further orders.

By p.s.

Feb. 14.
York.

To the bailiffs of the abbot of Whiteby and to the keepers of his port there. Order to release two ships of certain merchants of Zeeland

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Membrane 13—cont.

(*Seland*), laden by them with white herrings in Norway for the purpose of taking them to Kyngeston-on-Hull, and to restore them to the said merchants in the presence of Robert du Celer of Kyngeston-on-Hull and of John de Whiteby, who have mainperned before the king in chancery that the merchants will take the ships to Kyngeston-on-Hull and will discharge them there and not elsewhere, the bailiffs and keepers having arrested the ships because the merchants were unable to find them security not to take them to the Scots.

Feb. 16.
York.

To John de Wysham. Order to deliver to Edmund de Wodestok, the king's brother, the issues of the castle and honour of Knaresburgh, and of the manors of Aldeburgh, Boroughbridge (*Ponteburgi*), and Rouclyf from Michaelmas last past, provided that he sustain the charges incumbent thereupon from that time, the king having, on 2 February last, granted the premises to him in aid of his maintenance, provided that he render to the aforesaid John 200 marks, which the king granted that John should receive yearly from the issues, and having ordered John to deliver the premises to Edmund together with the armour, victuals, and all other the king's things in the castle, which were in John's custody by the king's commission.

Feb. 13.
York.

To Stephen le Blund, receiver of the king's victuals at Newcastle-on-Tyne, or to him who supplies his place. Order to deliver to Simon de Welden, John de Seton, Anthony de Ernygton, Richard de Oggel, John de Trewyk, Richard de Cramlington, Robert de Seton, John Grey, Walter de Hanwyk, John de Plessys, Alan de Wilton, Adam de Mikeleye, Alan de Hepescotes, Adam de Eresdon, Robert de Fenrother, John de Kyngton, Thomas de Burton, John de Matfen, Robert Bataille, William de Croxton, John de Derteford, Adam de Carlton, Robert de Haukewell, John de Morpath, Hugh de Aketon, Thomas de Witton, Adam Palmere, Thomas de Boteland, Henry de Trewyk, John de Wodeslade, Thomas de Burghon, John de Neubigging', and Robert de Joneby, men of the county of Northumberland, 10 tuns of wines of the 40 tuns granted by the king at their petition to the knights and others of that county who are lacking the necessities of life owing to the invasions of the Scots, in aid of their maintenance, the king having appointed the said receiver and William Rydel and Richard de Emeldon to divide the 40 tuns amongst the knights and others according to the requirements of their estate and their merits and the amount of loss sustained by them, which division and distribution have not been yet made on account of the petition of certain men seeking for part of the said wines; wherefore the king grants the above 10 tuns to the above-named men on account of their long prosecution and their necessity. By K.

Feb. 23.
York.

To A. archbishop of Dublin, justiciary of Ireland, and to Master Walter de Islep, treasurer there. Order to cause the castle of Cnokfergus in Ireland, in the king's hands, to be defended sufficiently with fencible men, armour, and victuals, as shall seem good to them and to John de Athy, to whom the king has committed the custody of the castle during his will and whom he is sending to them on this behalf. By K. and C.

Feb. 27.
York.

To the sheriff of Essex and Hertford. Order to pay, out of the first issues of his bailiwick, to Giles de Tholosa, keeper of certain of the king's great horses, 20*l.* for the expenses of the horses. By K.

Feb. 23.
York.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Robert Benedicite, who is unable to execute the office owing to incurable infirmity.

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*Membrane 13—cont.*Feb. 27.
York.

To the prior of Kermerdyn, chamberlain of Kermerdyn. Order to pay to D. bishop of St. Davids 10*l.*, in payment of that sum lent by the bishop to John de Athi, lately coming from Ireland to the king on the king's affairs.

By K.

To the same. Order to provide victuals to the value of 100 marks by the advice of John de Athi, constable of the castle of Cracfergus, and to cause them to be delivered to him, to be taken by him to the aforesaid castle for the munition thereof.

By K.

To the same. Order to provide a great ship in the town of Kermerdyn by the advice of the aforesaid John, and to cause her to be provided with sailors and other fencible men to set out at the king's wages in his company for the aforesaid castle, and to cause her to be sent thither, as the king needs such a ship for the repulse of the Scotch and the safe custody of the castle aforesaid. If he cannot obtain the ship without buying her, he is to buy her out of the issues of his bailiwick, and to deliver her to John, making an indenture with him concerning the delivery and the price, whereby the king will cause allowance to be made to the prior and [so] that the price of the ship may be deducted from the total of the wages owing to John.

By K.

Feb. 26.
York.

To the sheriff of Devon. Order to take with him William de Chenereston, and to provide five ships in his bailiwick with all speed, and to cause them to be provided with fencible men, to wit a double shipment (*eskipiamento*), and to deliver them thus manned to the king's clerk Thomas de Newebigging', whom the king is sending to them in this behalf, to be taken by him to John de Athy, admiral of the king's ships in Ireland and constable of the castle of Krakfergus in Ulster (*Ulton*), to stay in the admiral's company at the king's wages to be paid by the said clerk from the time when the ships are delivered to him by the sheriff, as the king greatly needs the aid of ships against the summer season for the repulse of the Scotch rebels and the salvation of the aforesaid castle.

By K.

Et erant patentes.

To the abbot of Tavystok. Request that he will lend the king 100*l.* for which he is bound to answer to the king for his mine in co. Devon beyond the assignment made to him for a certain term, and 300*l.* upon a further assignment of the mine to be made to him by the king, and that he will pay the 400*l.* to the aforesaid Thomas de Newebigging' for the above matters.

Feb. 26.
York.

To the same. Request that, if he be unable to lend the king the above sum at present, he will apply to the abbot of Bukland to lend him 20*l.*, the abbot of Bukfast to lend him 30*l.*, the prior of Plumpton to lend him 100 marks, the abbot of Torre to lend him 30*l.*, the prior of Launceton to lend him 20*l.*, the prior of Bodmyne to lend him 20*l.*, the abbot of Herteland to lend him 30*l.*, the prior of Tywardray to lend him 20*l.*, the abbot of Forde to lend him 40*l.*, and the abbot of Clive to lend him 30*l.*, whom the king has desired to lend the abbot the above sums upon security to be found by the abbot.

By K. and C.

To the abbot of Bukland. Request that he will lend the abbot of Tavestok 20*l.* for the above purpose upon security to be found by the abbot.

By K.

The like to the above-named abbots and priors.

*MEMBRANE 12.*March 2.
York.

To John de Crumbwell, keeper of the Forest this side Trent. Order to deliver William de Shefeld, imprisoned at York for trespass of venison in

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Membrane 12—cont.

the forest of Galtres, in bail to twelve mainpernors who shall undertake to have him before the justices of Forest pleas when they next come to those parts.

Feb. 26.
York.

William son of John de Rysum, knight, and Herbert de Rysum, his brother, in the king's prison at Ravenesrod for the death of William son of Peter atte See, have letters to the sheriff of York to bail them until the first assize.

Feb. 28.
York.

To the sheriff of Buckingham. Order to deliver to the keeper of the stud (*equicū*) of the king's coits in the park of Risbergh what shall be necessary for their maintenance. By K.

The like to the following:

The sheriff of Oxford for the stud in the parks of Wodestok and Cornebir[y].

The sheriff of Southampton for the stud in Odiham park.

The sheriff of Essex for the stud in Reylegh park.

Feb. 24.
York.

To Ralph de Crophull, escheator this side Trent. Order not to intermeddle further with the goods and chattels of Margaret de Nevill, and to cause them to be delivered to her executors to be kept by them for the king's use, as the king has bought them from her executors and wills that they shall remain in their custody until he shall otherwise ordain. By K.

The like to Master Richard de Clare, escheator beyond Trent.

March 4.
York.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John Conquest, who cannot attend to the duties of the office as he is smitten with paralysis.

March 6.
York.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of John de Mortonne, who is insufficiently qualified.

Feb. 24.
York.

To the treasurer and barons of the exchequer. Order to acquit the priors and brethren of the Carthusian order of Witham and Henton of 75*l.* 9*s.* 0½*d.*, which are exacted from them by summons of the exchequer, to wit 19*l.* 13*s.* 8*d.* for the tenth for two years, 29*l.* 10*s.* 6*d.* for the tenth for three years, 9*l.* 16*s.* 10*d.* for the tenth for one year imposed upon the English clergy by pope Clement, and 9*l.* 16*s.* 10*d.* for the yearly tenth imposed by pope John, granted to the king and his father by the popes, and 6*l.* 11*s.* 2½*d.* for the fifteenth granted to the king by the clergy of the province of Canterbury, as the king has pardoned them the same. By K.

March 5.
York.

To the treasurer and barons of the exchequer of Dublin. Order to commit to Haketus de la Sale the office of stewardship of all the king's demesne lands of Castrum Leonis, Tassagard, Cromelyn, and other lands in those parts by letters of the exchequer, the king having granted that office to him at pleasure during good behaviour, receiving therefor the usual wages. By K.

March 7.
York.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in his own place, as he cannot attend to the duties of the office.

March 8.
York.

To the treasurer and barons of the exchequer of Dublin. Order to commit to Pelegrinus, [son of] Bonoditus de Controne, deceased, (*Pelegrinus quondam Bonoditi de Controne*) the custody of the customs of wool, hides, and wool-fells in Ireland, receiving therefor the usual wages, the king willing that he shall have that office at his will and that he shall not be amoved during good behaviour without the king's special order.

By K.

March 11.
York.

To J. bishop of Winchester, the treasurer. Order to pay to Simon de Driby, the king's yeoman, what the king owes him by bills of the wardrobe up to 100*l.*, as Simon has granted to the king that he will set out at his

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Membrane 12—cont.

own charges on the sea to repress the Scotch rebellion, provided that he be satisfied of a reasonable part of certain sums of money due to him from the king by bills of the wardrobe. By K.

March 12.
York.

To the treasurer and barons of the exchequer. Order to cause satisfaction to be made to the king's clerk William de Chestrefeld for his expenses in affeering (*affurend'*) amercements for the king's use in the 8th, 9th, and 12th years in divers counties of England, as he has prayed the king to cause him to be satisfied for his expenses.

March 12.
York.

To Master Richard de Clare, escheator beyond Trent. Order to deliver to Edith de la Lynde, mother of Geoffrey de la Lynde, as his nearest [friend], certain lands in Hertlegh, co. Dorset, which, it appears by inquisition taken by the escheator, William de la Lynde held at his death in his demesne as of fee of the king in socage, by the service of rendering 30s. yearly to the king's manor of Fordyngton, by which inquisition it appears that William held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, and that the aforesaid Geoffrey, his brother, is his nearest heir and is aged 8 years.

March 15.
York.

To the treasurer and barons of the exchequer. Order to acquit Ralph de Bulmer of 10*l.* of the 20*l.* wherein he made fine with the king for pardon of his trespass in marrying Alice, late the wife of Walter de Faucomberge, tenant in chief, and 5 marks of the 10 marks wherein he made fine for Alice's trespass in acquiring and entering together with the said Walter the manor of Rise, which is held in chief, without the king's licence.

By K.

March 13.
York.

To the same. Order to allow to Roger Damory, in his ferm of the castle and honour of Knaresburgh, 138*l.* 14s. 1½*d.*, as it appears by inquisition taken by John de Wysham, late keeper of the said castle and honour, Adam de Hoperton, and Richard de Aldeburgh that John de Lilleburn levied and retained rents, ferms, and other profits of the castle and honour to the above amount when he occupied the castle against the king during Roger's custody.

By K. on the information of Roger de Northburgh.

To the same. Order to acquit the aforesaid Roger of 100*l.*, as it appears by the above inquisition that Roger levied that sum of the ferms and issues of the aforesaid castle and honour, intending to pay the same into the exchequer, and the aforesaid John de Lilleburn eloigned this money when he occupied the castle, and that the money did not come to Roger's hands in any wise.

By K. on the information of Roger de Northburgh.

March 15.
York.

To the chamberlain of Kaernervan. Order to cause Roger de Mortuo Mari of Wygemore, whom the king has appointed justiciary of Ireland, to have passage out of the issues of his bailiwick for himself and 40 men-at-arms in his company, as he is going to Ireland.

By K.

March 20.
York.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Robert de Bolton, who is incapacitated by age and infirmity.

March 17.
York.

To the bailiffs of Kingston-on-Hull. Order to deliver to the king's clerk Hugh de Burgh all the money, goods, and chattels in their custody that he can prove by his oath to be his, they having arrested John son of Michael de Caveford, late servant of the said Hugh, on suspicion and at the prosecution of certain persons upon his coming to their town with money by tale and other goods and chattels of the said Hugh's in his custody. The king makes this order so that Hugh may continuously attend to his affairs, although the money, goods, and chattels may in some way pertain to the king.

By K.

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Membrane 12—cont.

March 23. To the sheriff of Rutland. Order to cause a coroner for that county to
York. be elected in place of John de Caldecote, deceased.

March 17. To L. bishop of Durham, or to him who supplies his place, he being
York. absent in remote parts. Order to cause the goods and chattels found in a ship manned by the Scotch rebels that was taken on the sea coast near Cotum, near Lathum, to be replaced in the ship, and to cause them to be delivered to the king's serjeants John Cumcedieu and Andrew Rosekyn, whom the king is sending to him, to receive them and bring them to the king at York, and to attach the malefactors who captured the ship, and to cause the prisoners taken therein to be brought to York, the king, because he was lately given to understand that certain malefactors and disturbers of the peace took by force and arms the aforesaid ship and the goods and chattels in her to the value of 2,000*l.*, which pertained to the king as forfeiture, and carried the same to Hertelpole within the bishop's liberty, and committed other enormities upon the king, having ordered the bishop to cause the goods to be replaced in the ship, and to deliver the ship and goods to the king's envoys to be brought to York, and he who supplies the place of the bishop having asserted before the king at York that he had attached certain of the malefactors and certain goods and chattels found in the ship.

March 23. To the sheriff of Cumberland. Order to cause a verderer for the king's
York. forest of Inglewode to be elected in place of William de Osmunderlawe, deceased.

To Ralph de Crophull, escheator this side Trent. Order not to intermeddle further with the manor of Farnleye, and to restore any issues received therefrom, as it appears by inquisition that Margaret de Nevill held the manor for term of her life by fine levied in the king's court, so that after her death it ought to remain to William de Nevill and the heirs of his body, and that it is held of Thomas, earl of Lancaster, as of the honour of Pontefract by knight service.

March 24. To the same. Order not to intermeddle further with the lands that
York. Walter son of Peter atte See held of other lords than the king, retaining in the king's hands the lands that he held of the king, as it appears by inquisition taken by the escheator that he held at his death a messuage and two bovates of land in Sunthorp of the king in chief as of the honour of Albarle by knight service, and that he held no other lands of the king as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that he held other lands of divers other lords, and that John his son is his next heir and is aged eight years.

MEMBRANE 11.

March 20. To Master Richard de Clare, escheator beyond Trent. Order to deliver
York. to brother Adam de Esshe, to whom the king has committed, during pleasure, the custody of the hospital of St. Mary, Ospryng, the temporalities of the hospital and all other things taken into the king's hands by reason of the death of brother Henry de Tenham, to whom the king committed the custody of the hospital during pleasure, together with the issues of the hospital received by him, he having taken them into the king's hands because Henry died before he was amoved from the custody, as if Henry had been perpetual [keeper] thereof.

March 28. To the treasurer and barons of the exchequer. Order to levy for the
York. king's use all the debts due to Simon Guidi at his death, in part payment of

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Membrane 11—cont.

the debts due from him to the exchequer. The king makes this order with the assent of Simon's executors, as Simon's debts to the king cannot be satisfied except from the debts due to Simon. By K.

March 20.
York.

To the same. Order to acquit Eleanor, late the wife of John Bluet, tenant of certain of his lands, of the eleventh and tenth granted to the late king, if they find that John served the late king in his war in the duchy [of Aquitaine] between him and the king of France, the king having pardoned in his parliament at York the eleventh and tenth to the earls, barons, and others who served the late king in the duchy during the war.

By K.

March 24.
York.

To J. bishop of Winchester, principal collector of the yearly tenth imposed upon the clergy by pope John for the king's use. Order to allow to the abbot of Byland (*de Bella Landa*), out of the 8*l.* 7*s.* 7½*d.* due from him for the above tenth, the sum of 115*s.* due to him from the king, to wit 75*s.* for sheep bought from him by Ralph Spray on 28 August, in the 4th year of the king's reign, for the expenses of the king's household, as appears by a bill under the seal of Ingelard de Warle, late keeper of the wardrobe, and 40*s.* for hay bought from him for the king's horses in November, in the 12th year of the king's reign, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe, receiving the aforesaid bills from the abbot.

By K.

March 30.
York.

To the sheriff of Lincoln. Order to supersede until Michaelmas next the execution of the king's order to arrest goods of the men and merchants of the power of the king of France to the value of 402*l.* 11*s.* 10*d.*, issued at the suit of Simon de Abyndon and Stephen le Fullere and their fellows, and to release anything that he may have arrested by virtue of the said order. The king makes the present order at the request of the king of France.

By K.

The like to the bailiffs of Southampton, who were ordered to arrest goods to the value of 400*l.*

The like to the sheriff of Norfolk and Suffolk, who was ordered to arrest goods to the value of 333*l.* 6*s.* 8*d.*

March 24.
York.

To the treasurer and barons of the exchequer. Order to audit the account of Gilbert Makasky of what he shall acknowledge upon oath to have received of the issues of the land of Man from 18 February, in the 4th year of the king's reign, when the king appointed him by letters patent under his seal for Scotland constable of the castle and keeper of the Isle of Man, until 1 May following, when the king gave that land to Henry de Bello Monte for his life, and of the arrears in that land due to Anthony, late bishop of Durham and lord of that land, received by Gilbert, for which the king wills that answer shall be made to the bishop's executors, and of Gilbert's expenses in repulsing the Scotch rebels, and if they find that John de Ergayl received from Gilbert 500 marks, and if Gilbert exhibit a tally of the exchequer for 308*l.* 17*s.* 6*d.* paid by him to Gilbert de Bromleye, late keeper of the king's stores in the parts of Carlisle, to allow these payments and expenses to the said Gilbert Makasky in his account at the exchequer, and to cause payment or assignment to be made to him for what shall be found to be due to him upon his account, as the king has received complaint from him that whereas he has exhibited to the treasurer and barons upon his account particulars to the amount of 308*l.* 7*s.* 6½*d.* alone received by him, and has offered himself to render account, by divers of the king's orders that were afterwards lost in Scotland by misfortune and the attacks of the king's enemies, for 500 marks paid by him to the said John de Ergail for the king's affairs, and for 308*l.* 17*s.* 6*d.* paid by him to the said Gilbert de Bromleye in order to

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Membrane 11—cont.

store the king's castles in the Marches of Scotland, and that he has expended 565*l.* 1*s.* 0*d.* during that time in the king's service in the wages of knights, esquires, and other warriors for the repulse of the Scotch enemies then attacking the said land, which payments and expenses he made out of the aforesaid sum of 308*l.* 7*s.* 6½*d.* and of 75*l.* 17*s.* 10*d.* of the aforesaid arrears due to the said Anthony, bishop of Durham, and out of his own moneys, and although he has accounted in the king's wardrobe for the said 308*l.* 17*s.* 6*d.* paid to Gilbert de Brumleye, and had a bill therefor whereby a tally was levied at the exchequer for that sum, and John de Ergayl acknowledged at the exchequer that he had received the aforesaid 500 marks, the treasurer and barons have not yet proceeded to a final account with Gilbert, because he has not shewn any mandates for the said payments and because the issues of the aforesaid land for the above time do not extend to the total of the payments, and they defer making him allowance and satisfaction therefor, wherefore he has prayed the king to provide him a remedy; the king makes this order as he wishes to shew him special grace, because he learns that Gilbert served him in a praiseworthy manner in defending the land of Man, in Scotland, and in the Marches, and for this purpose exposed himself and his goods.

By K. and C.

To the same. Order to acquit John du Char of a moiety of the issues of the manor of Grafton, co. Northampton, from 9 June, in the 11th year of the king's reign, when it was taken into the king's hands by virtue of the ordinances, as the king, on 26 November last, in his parliament at York, granted a moiety of the manor to his yeoman Jakenettus de Maregny for life, as of the yearly value of 10*l.*, and ordered the said John to deliver the moiety to him, together with the issues thereof from the time when the manor was resumed into the king's hands, the king having, on 26 July, in the 12th year, committed the custody of the manor to John during pleasure.

*MEMBRANE 10.*April 3.
York.

To Master Richard de Clare, escheator beyond Trent. Order to amove the king's hand from a messuage and a bovaté of land in Ulseby, which belonged to Simon Scot of Ulseby, and not to intermeddle further therewith, as it appears by inquisition taken by the escheator that Simon set out for Scotland against the king's enemies, and that he was slain at Dernyngton, dying in the king's faith, in the feast of St. Barnabas, in the 8th year of the king's reign, and that Matthew Broun, then sub-escheator in the county of Lincoln, asserting that Simon adhered to the king's enemies, took the premises into the king's hands as forfeited, and that they are still in the king's hands on this account, and that they are held of Robert son of John Comyn by the service of 8*s.* yearly, and are worth 2*s.* yearly beyond that sum, and that Nicholas, son of the said Simon, is his nearest heir.

By chancellor.

To the treasurer and barons of the exchequer. Order to allow to the executors of the will of William de Cray 50 marks yearly of the king's gift from the feast of St. John the Baptist, in the 8th year of the king's reign, during the minority of Walter son and heir of John de Trailly, in the extents of the manors of Yevelden and Northyevel, co. Bedford, and Conye, co. Cambridge, the king having, on 8 June, in the 8th year of his reign, granted to the said William de Cray, in remuneration of his service, he being then appointed captain and admiral of the king's fleet setting out for Scotland by the Irish Sea, the custody of the lands that Eleanor, late the wife of Walter de Trailly, grandfather of the aforesaid Walter son of John Trailly, held of Walter's inheritance, which were then in the king's

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Membrane 10—cont.

hands on account of her death and of the minority of the heir, to hold from the aforesaid feast of St. John the Baptist during the heir's minority, so that William should receive 50 marks yearly from the issues thereof during that term, and that he should pay the rest of the issues to the exchequer yearly according to an extent to be made, and according to the form of an indenture between him and the king, whereof the second part is in the wardrobe, as contained in the king's letters patent, and the aforesaid manors, which Eleanor held of the inheritance aforesaid, are extended by the king's clerk Adam de Lymbergh and by Walter de Mollesworth to 59*l.* 3*s.* 7*d.*, to wit the manor of Yeveldon 35*l.* 1*s.* 6*d.*, the manor of Northyevel 9*l.* 14*s.* 6*d.*, and the manor of Conye at 14*l.* 7*s.* 7*d.* They are ordered to charge the executors with the remainder of the above extent during the aforesaid period.

April 9.
Kirkham.

To Master Richard de Clare, escheator beyond Trent. Order to cause Ralph de Bloyhou, son and heir of Alan de Bloyhou, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage. By p.s.

April 10.
Kirkham.

To the treasurer and barons of the exchequer. Order to allow to Robert Baygnard, late sheriff of Norfolk and Suffolk, such wages for Rhys (*Resus*) brother of Malgon, Griffin his brother, and the son of Rhys ap Mereduk, Welshmen then staying in Norwich castle, and for their keeper and also for their robes, linen cloths, and shoe-leather, and other necessities as were allowed to preceding sheriffs.

April 12.
Kirkham.

To the same. Order to allow to the collectors of the custom of wool, hides, and wool-fells in the port of Kingston-on-Hull such wages for Robert Hastang', the king's late controller of that custom, for the time of his office as were allowed to Master William de Wiggston, the late controller, or to other controllers there. By K.

April 9.
Kirkham.

To the same. Order to acquit Gilbert de Aton, kinsman and heir of William de Vescy, of the debts that the late king pardoned the said William, the late king having, on 18 February, in the 25th year of his reign, pardoned William all the debts due from him for fines and amercements and other debts, and the debts of John de Vescy his brother and of other his ancestors, and all debts due from him in his own person after the account rendered at the late king's exchequer for the time when he was justiciary of Ireland and for the time when he was justice of the Forest this side Trent, which pardon the late king made him in consideration of William's grant to him of the castle, manor, and county of Kildar and of the manor of Sprouston, of which manor Clemencia, late the wife of John de Vescy, his son, held two parts in dower, and Isabella, late the wife of John de Vescy, his brother, held the third part in dower.

April 12.
Kirkham.

To Master John Walewayn, Adam de Herewynton, and John de Bromfeld. Order not to intermeddle with the services or customs due to the castle and honour of Montgomery or other things whereby the services and customs may be diminished, by reason of the king's late appointment of them as his justices to enquire concerning the oppressions, damages, and grievances committed in the county of Salop by divers sheriffs of the county, their clerks, bailiffs, and ministers, constables and keepers of prisoners, bailiffs of liberties and sub-escheators by colour of their office upon men of that county and upon others coming into the county by false indictments, imprisonments, appeals, ransoms, and distrains made for unjust reasons, and to hear and determine the complaints concerning such wrongs since the king's accession.

April 12.
Kirkham.

To Roger de Mortuo Mari, justiciary of Ireland. Order to amove Master Elias Lagheles from all offices touching the king, and to attach him

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Membrane 10—cont.

by his body and cause him to come to the king under safe custody, so that he be before the king in fifteen days from Midsummer to answer for his contempt of the king's order to amove himself from the possession of the prebend of Fynnore in the church of Cashel, the king having revoked the collation thereto that he asserted that he had from Edmund le Botiller, late justiciary of Ireland, and having ordered him to permit the king's clerk John de Colon', to whom the king had previously granted the prebend, to have the prebend, or to appear before the king at certain days now passed to do and receive what should be ordained by the king's council in this matter.

By pet. of C.

April 16.
York.

To Roger Damory, late keeper of the castle and honour of Knaresburgh. Order to allow to Eleanor de Muncketon, to whom Roger committed the town of Boroughbridge (*Ponte Burgi*) from Michaelmas, in the 11th year of the king's reign, until the following Michaelmas for 80*l.*, in her ferm the sum of 29*l.* 19*s.* 4*d.*, which the king has pardoned her because he learns by inquisition taken by Richard de Bernyngham, Adam de Hoperton, and Thomas de Eyvill that the said town, which is of the aforesaid honour, was burnt by the Scotch rebels on Sunday before the Ascension, in the 11th year of the king's reign, so that the tenants thereof are impoverished, and that no rent pertains to the ferm of the town, and that the Scots broke the king's granary there where the multure of his mills pertaining to the ferm of the town was collected, and carried away the corn therein found, to wit 1½ quarters of wheat, price 16*s.*, 2 quarters and a bushel of rye, price 21*s.* 3*d.*, 2 quarters and a bushel of malt, price 14*s.*, and that the profit of the mills there, which pertained to the ferm, was diminished from the said Sunday until Michaelmas following during the time of the ferm to the value of 8½ quarters of wheat, price 4*l.* 10*s.* 8*d.*, 12 quarters and a bushel of rye, price 6*l.* 1*s.* 3*d.*, 21 quarters of malt, price 7*l.*, two bushels of 'skiling' price 2*s.* 8*d.*, and that the profit of the market and fair pertaining to the ferm was diminished during that time to the value of 73*s.* 4*d.*, and that the perquisites of the court and the ferry (*fractum*) of the water of Yore pertaining to the ferm were diminished during that time to the value of 6*l.*

April 18.
York.

To the sheriff of Buckingham. Order to pay to Adam de la Haye of Bukyngham 102*s.* 6*d.*, which the king owes him for bread bought from him for the expenses of the king's household in July last, as appears by a bill under the seal of Roger de Norburgh, keeper of the wardrobe, in his possession.

MEMBRANE 9.

April 23.
York.

To the sheriff of Wilts. Order to cause a verderer for the forest of Pewesham to be elected in place of William le Scryveyn of Calne, who is incapacitated by age and infirmity.

April 23.
York.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of John de Merlouwe, who is incapacitated by age.

April 24.
York.

To the bailiffs of the liberty of Raveneserod. Order to release 15 dakers of cowhides, price of a daker 13*s.* 4*d.*, and 22 dakers of 'bukfel,' price of a daker 6*s.*, of Tiddemann Rounson of Lubyk, and 12 dakers of hides, price of a daker 13*s.* 4*d.*, of John Munstre of Lubyk, and 54*l.* in money by tale of the goods of Gerkin Haghthorn of Lubyk, Henry Attendern', and the aforesaid Tidemann and John, arrested by them by virtue of the king's order to arrest goods of the men and merchants of the towns of Grippeswold, Strallessound, and Lubyk to the value of 100*l.*, issued because the *schöffen* and men of the said towns failed to make restitution or satisfaction

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Membrane 9—cont.

to Adam le Clerk of Lenne for his ship called '*La Plente*' of Lenne, price 100*l.* sterling, and her cargo of salt of Poitou (*Paytou*), lampreys of Nautes, and certain bales of Bugeye and other goods to the value of 200*l.*, which were captured, on the voyage to St. Johnstown of Perth, by Henry de Riklynghous and other malefactors of those towns, as William de Pikworth, Adam's attorney in this behalf, and the said Tiddemann, Gerkin, and Henry have appeared in person before the king in chancery, and certain letters patent of the king's having been shewn, whereby he granted to the burgesses of that town that from 20 April, in the 8th year of the king's reign, for four years next following, no man, alien or native, should be distrained or attached in the town or port for any debt whereof he was not principal debtor or security, or on account of any trespass committed by others, or should be hindered at anyone's suit by the arrest of his goods for any such debt or trespass, and the said William then asserted that Tiddemann, Gerkin, and Henry were some of the principal trespassers in this case, and ought not, therefore, to enjoy the liberty granted to the said burgesses, Tiddemann, Gerkin, and Henry asserting the contrary; wherefore the king ordered the bailiffs to enquire on Thursday after the close of Easter last, in the presence of the parties, whether or not Tiddemann, Gerkin, and Henry were of the principal perpetrators; and it is found by their inquisition that Tiddemann, Gerkin, and Henry are not of the principal perpetrators, and are not in anywise guilty of the aforesaid trespass, and never aided, counselled, or consented to the said Henry de Ryklynghous or the other malefactors who stole and carried away the ship.

April 24. To the sheriff of Cumberland. Order to cause a verderer for the forest
York. of Ingelwode to be elected in place of William de Osmonderlawe, deceased.

April 26. To Stephen de Abyndon, the king's butler, or to his attorney in the
York. port of London. Order to deliver to the monks of St. Peter's Westminster a tun of wine of the right prise at London, in accordance with the grant of Henry III. to them of a tun of wine yearly.

April 28. To the sheriff of York. Order to cause a coroner for that county to be
York. elected in place of William de Wyvill, lately elected, whom the king has amoved from office for insufficient qualification.

April 29. To Robert de Hastang', keeper of the town of Kyngeston-on-Hull, or to
York. him who supplies his place. Order to buy and purvey in that town and port 40 tuns of wine, and to deliver them to Stephen de Abyndon, the king's butler, or to Richard de la Pole, his attorney in that port, in order to bring them to the king at York for the expenses of the king's household.
By K.

May 3. To Master Richard de Clare, escheator beyond Trent. Order to cause
York. Simon Perot, kinsman and heir of Simon Perot, tenant in chief, to have seisin of the land that the said Simon his uncle held of the king in chief at his death, as he has proved his age before the escheator and the king has taken his homage.
By p.s. [4954.]

May 4. To the treasurer and chamberlains. Order not to pay any money until
York. further orders to John Belle, William Jetour, Nicholas de Bruntoft, and John de Haukeslawe by virtue of the king's late order to pay them 190 marks that remain to be paid to them of the 200 marks granted by the king to them and other men who lately took John de Wymes and other Scotch rebels in a ship at Hertelpol, whom they delivered to the king, to be parted amongst them, to wit 50 marks for their expenses in this matter, and 150 marks for the prisoners and what pertains to them of the

1319.

Membrane 9—cont.

said prisoners and of their goods found with them, likewise delivered to the king. By K.

May 16.
York.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Robert Kyme, who is incapacitated by age and infirmity.

May 13.
York.

To the justices of the Bench. Whereas Thomas, earl of Lancaster, lately brought before them a writ of covenant against John de Warennia, earl of Surrey, concerning the manors of Gymmyngham, Beston, Tefford, and Methewold, the hundreds of Galhou and Brothercros, and $39\frac{1}{4}$ knights' fees in Canefeld, Eyston atte Mount, Houton, Berewyk, Creyk, Waterdene, Snyterle, Barsham, Sidestern, Wyveton, Salthous, Gresham, Aylmerston, Clopton, Fyncham, Northwolde, Feltewell, Rokelound, Middelton, Est Rudham, West Rudham, Salle, Heydon, Kerdeston, Wodedallyng, Refham, Bergh, Helghton, Rugham, Fraulsham, Wetynge, Toftes, Croxton, Gressenhale, Lexham, Elsyng', Wesinham, Taverham, Drayton, Swenyngton, Alderford, Lyneford, Grymeston, Cungham, Bikerston, Ingeldesthorp, Stanefeld, Bryseley, Bilneye, Tidleshale, Westlexham, Skernyngg', and Hoo, and the advowsons of the churches of Suthreppes, Northreppes, Trymyngham, Munnesleye, Edyesthorp, Bradefeld, Swathefeld, Beston, the advowson of the abbey of Marnham, of the priory of the canons of Tefford, of the hospital of God's House, Tefford, the hospitals of St. Mary Magdalene and St. John, Tefford, and of a moiety of the church of Aylmerton, co. Norfolk, and the earl of Surrey came before the justices and acknowledged that the aforesaid manors, hundreds, and $21\frac{3}{4}$ of the aforesaid $39\frac{1}{4}$ knights' fees were the right of the earl of Lancaster, and granted the same to him in court, whereof a note of a fine was made and levied before the justices, which note still remains to be engrossed; and as Walter de Bredon, the attorney in this matter of the earl of Lancaster, prayed that the fine of the aforesaid manors, hundreds, and avowsons only and not of the aforesaid fees previously contained in the said note should be engrossed in the absence of the earl of Lancaster, and as the intention of the earl of Lancaster is now that the fine should be engrossed of the aforesaid manors, hundreds, and advowsons, omitting all the aforesaid fees, as he has acknowledged and granted before the king, the king now orders the justices to cause the fine to be engrossed before them of the aforesaid manors, hundreds, and advowsons without mentioning the aforesaid fees, and to receive the aforesaid Walter in place of the earl of Lancaster for this purpose. By C.

May 23.
York.

To the justices of the Bench. Order to cause dower to be assigned to Alice wife of William la Sousche, late the wife of Guy de Bello Campo, earl of Warwick, out of the lands of the earl's inheritance in co. Worcester that are held by persons who return the extents thereof to the exchequer, if the lands so held are sufficient to dower her sufficiently, and if they are insufficient for this purpose, to cause what is lacking of her dower to be assigned to her out of the lands of the earl's inheritance that Hugh le Despenser, the elder, holds, the aforesaid William and Alice having shewn by their petition before the king and his council that whereas they sought before the said justices a third of the manor of Beoylay, co. Worcester, of the yearly value of 25*l.*, as her dower of the earl's freehold in that county against John the earl's son, who vouched to warranty William de Wellesburn, who in his turn vouched to warranty Thomas son and heir of the aforesaid earl, a minor, whose body and part of his lands are in the king's custody, and a part of his lands in the custody of Hugh le Despenser, the elder, in that and other counties, and a part of his lands is in the hands of others in divers manners, and the aforesaid Hugh and the other keepers came into court, and Hugh alleged that he held the lands and tenements in his custody

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Membrane 9—cont.

by the king's commission for a sum of money due to him from the king, and the other keepers alleged that they held the lands in their custody by an extent to be rendered at the exchequer yearly by separate commissions from the king, and Hugh and they alleged that they could not answer without the king, for which reason the justices have superseded the holding of the plea; wherefore William and Alice prayed the king to cause the value of her third part to be assigned to them from the other lands of the earl in that county, and Hugh has likewise prayed the king by his petition to exonerate him from the dower because he holds the custody aforesaid until the age of the heir for money paid beforehand and there are sufficient other lands in that county held by yearly extent whereof she may have her dower.

By pet. of C. [7634.]

May 25.
York.

To L. bishop of Durham, or to his vicar-general, he being absent in remote parts. Order to certify J. bishop of Winchester and W. bishop of Exeter, principal collectors of the tenth of the clergy granted to the king by the pope, of the taxation that the king ordered him to make of benefices and of temporalities annexed to spiritualities in his diocese that have been wasted by the attacks of the Scots, so that they cannot answer for the tenth according to the old taxation, as the prior and convent of Durham, collectors of the tenth in that diocese, have levied the tenth according to the bishop's taxation, and the king has ordered the aforesaid principal collectors to receive the account of the prior and convent according to the bishop's valuation, and not to compel them to render another account according to the old taxation.

*MEMBRANE 8.*May 18.
York.

To the sheriff of Lincoln. Order to receive from William de Ayremynne or his bailiffs all the corn and malt that he will deliver to him for the king's use by indenture and at a reasonable price, and to cause them to be carried to Newcastle-on-Tyne for the maintenance of the king and of his subjects who are coming thither, to be delivered to the receiver of the king's victuals.

By C.

The like to the sheriff of Huntingdon.

To the aforesaid William de Ayremynne. Order to deliver to the aforesaid sheriffs all his corn in both these counties.

May 18.
York.

To the sheriff of Norfolk. Order to cause a coroner to be elected for the hundred and a half of Mitford, as the king has granted to J. bishop of Ely that he and his successors shall have a coroner to be elected in the usual way by the king's writs for the said hundred and a half, in which the bishop has the return of all writs by virtue of the charter of Henry III. confirmed by the king.

By K. and C.

May 18.
York.

To the mayor and bailiffs of the city of Winchester. Order to pay to the sheriff of Southampton 200*l.* out of the ferm of that town, in order to procure carriage for corn and other victuals to Newcastle-on-Tyne that the king has caused to be purveyed in that county for the maintenance of himself and his subjects about to set out towards Scotland for the expedition of the war.

By K.

To Ralph de Crophull, escheator this side Trent. Order not to intermeddle further with the manor of Hoton Longvylers, and to restore the issues thereof, as it appears by inquisition taken by the escheator that Margaret de Nevill, deceased, held the manor for term of her life only by fine levied in the late king's court by the gift of John de Lovetot, so that after her death it should remain to Geoffrey de Nevill and Robert and Edmund, his brothers, for the term of their lives, with remainder to the right heirs of the said Robert, and that the manor is held of John de Moubray by knight service.

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*Membrane 8—cont.*May 12.
York.

To the treasurer and barons of the exchequer. Order to acquit Andrew de Kendale of 20*l.* yearly from 15 September, in the 6th year of the king's reign, for the manor of Shotewyk, previously held by Roger Lestraunge for life, which the king committed to Andrew for 10 years on 7 August, in the 5th year of his reign, as the king afterwards granted it, on the aforesaid 15 September, to Robert de Felton for life, when he ordered Andrew to deliver it to the said Robert.

May 18.
York.

To the treasurer and barons of the exchequer. Order to satisfy Richard de Ikene, Master John Caleys, and Godfrey, parson of the church of Spailwell, executors of the will of John de Ketene, late bishop of Ely, for the arrears of the money for certain corn that Walter de Norwyco, when he was the king's treasurer, caused to be provided from the said bishop's corn in the executors' custody in the manors of the bishopric, and which he caused to be carried to Berwick-on-Tweed for the munition of that town, the executors having prayed the king to cause them to be satisfied out of the issues of the bishopric of the time when the king had the custody thereof upon the bishop's death, the greater part of the money being still unpaid.

May 20.
York.

To the same. Order to cause allowance to be made to John de la Haye, in his ferm for the manor of Edrop, in the king's hands by reason of the minority of the heir of Simon Darches, the custody whereof the king committed to him during the heir's minority, from year to year until he have been satisfied for 46*l.*, which the king owes him for money paid for corn bought and delivered to the brethren of the order of preachers at Langley, of the king's alms, in aid of their maintenance during the dear years last past.

By p.s.

May 22.
York.

To Roger de Mortuo Mari, justiciary of Ireland. Order to resume into the king's hands the custody of the lands of Robert de Clahull in Clonam, which are in the king's hands on account of the minority of his heir, and to cause the same to be delivered to Adam Bretoun, together with the issues thereof since the custody was taken from him, the justiciary having, when he supplied the king's place in Ireland, on 10 December, in the 11th year of the king's reign, granted the custody thereof to the said Adam during the heir's minority by letters patent under the great seal of Ireland, as the king afterwards, forgetting such power [of the justiciary], and being unaware of his grant to Adam, granted the aforesaid custody to John de Athy, which custody John granted to A. archbishop of Dublin because he could not have seisin thereof because the aforesaid Roger had granted it to Adam, by reason whereof the said archbishop, whilst he was justiciary of Ireland, caused the custody to be taken into his hands; wherefore Adam has prayed the king to confirm Roger's grant of the custody to him and to cause it to be restored to him.

May 20.
York.

To the treasurer and barons of the exchequer. Order to acquit John de la Haye of the 100*s.* whereby he lately made fine with the king for licence for his wife Joan to marry him, as the king has granted this 100*s.* to Joan in aid of her marriage.

By p.s. [4958.]

May 21.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause William Plokenet, son and heir of William Plokenet, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [4960.]

May 16.
York.

To the sheriff of York. Order to cause coroners for that county to be elected in the places of Simon de Folketon and John Codlyng', deceased.

May 22.
York.

To the treasurer and barons of the exchequer. Order to acquit the dean and chapter of Bangor, collectors of the tenth of the bishopric of Bangor,

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Membrane 8—cont.

of the demand for the tenths and other aids to the late king and the present king from the time of the burning and destruction of the church of Lamas of the bishopric of Bangor in the war of Madoc Apelewelyn against the late king and the translation of the parishioners of that church by the late king's order to the towns of Beaumaris and Rophair, by reason whereof the rents and profits are so reduced that they have not exceeded the value of 20s. from that time, as appears by inquisition taken by the king's order by Roger de Mortuo Mari of Chirk, justice of Wales; the dean and chapter having prayed the king to provide a remedy because the treasurer and barons exact from them such aids and tenth because the church was taxed before the war at 12*l.* 10*s.* 0*d.*

By pet. of C. [4540.]

May 20.
York.

To Hugh Daudeley, the younger. Order to supersede the execution of the king's late order to follow and arrest Simon de Drayton, Adam de Waltham of Norhampton, clerk, Adam de Dagenhale and Joan his wife, John de Hegham of Norhampton, Oliver de Nodariis, Henry de Drayton, Henry Cavenard of Keston, Simon le Wright, Richard le Carter, William Russel, William Wymund, Gilbert de Alyngton, Roger Cogerele, Henry le Forester of Bulhay, William de London, Henry de Shrouesbury, Richard Adamesman de Waltham, John son of Oliver de Nodariis, Adam de Waltham of Norhampton, the elder, and Alice his wife, Olive Adameswoman de Waltham, William le Keu of Luffewyk, and John de Wauton, chaplain, who broke the house of Agnes de Haudenby at Thrapeston, co. Northampton, and took her and carried her to Norhampton, and imprisoned her there for five days without food and drink, and took her to Shughteburgh, co. Warwick, and there tore out her eyes and cut out her tongue, and let her go inhumanly like a beast, as the king learned that they were wandering about in divers counties so that they could not be attached, whereupon the king appointed Henry le Scrop, Ralph Basset, Robert de Kendale, and Robert de Maddyngle his justices of oyer and terminer for the above trespasses, and appointed the said Hugh to follow and arrest them and to cause them to be delivered for imprisonment to the sheriffs in whose bailiwicks they should be taken.

By K. and C.

May 23.
York.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Henry de Tychemerssh, who is incapacitated by infirmity.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John de Wermynghon, who is incapacitated by age.

May 25.
York.

To the treasurer and barons of the exchequer. Order to cause the master and brethren of the order of St. Lazarus of Jerusalem in England and their successors to be quit of payment of the tenths heretofore granted to the king by the popes and from other tallages to the king, the master and brethren having shewn to the king that they ought to be quit of such tenths and tallages by reason of their order and by virtue of papal bulls and other muniments, which the king has inspected, especially as it behoves them to be in the front rank against the enemies of the cross in the Holy Land, and to cause them to be acquitted of the like hereafter.

By K.

*MEMBRANE 7.*May 22.
York.

To Roger de Mortuo Mari, justiciary of Ireland. Order to resume into the king's hands the lands that Richard Constantyn, deceased, held in Walirothory of the heir of Robert de Chahull (*sic*), a minor in the king's wardship, and to cause an extent thereof to be made in the presence of Adam

1319.

Membrane 7—cont.

le Breton, to whom Roger, when supplying the king's place in Ireland, granted the extent of the said lands to be received from Walter de Cusaak, and the marriage of the heir, having committed the custody of the said lands during the heir's minority to the said Walter, and to permit Walter to hold the lands by the new extent during the heir's minority if he be willing to do so, provided that he answer to Adam yearly for such extent, and if he will not do so, to deliver the custody of the lands to Adam to hold during the heir's minority, together with the marriage of the heir, notwithstanding the grant thereof made by the king, in ignorance of the above grant to Adam, to John de Athy, who afterwards granted them to A. archbishop of Dublin because he could not have the custody as it had been previously granted by the said Roger, by reason of which grant the archbishop, whilst he was the king's justiciary of Ireland, caused the custody to be taken into his hands, where it still remains; wherefore Adam has prayed the king to confirm the grants made by Roger. By K.

May 30.
York.

To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of Robert de Mulcastre, who is incapacitated by blindness.

May 26.
York.

To the sheriff of Huntingdon. Order to cause a coroner for that county to be elected in place of Roger de Cantilupo, who is insufficiently qualified.

May 28.
York.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard Lywordi, who is incapacitated by infirmity.

May 20.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John Giffard of Brymmesfeld out of the yearly ferm that he renders to the king for the custody of the castle and lands in Thlanandeverly in the marches of Wales, which belonged to Nicholas de Audele, tenant in chief, and which are in the king's hands during the minority of his heir, the custody whereof the king committed to John Giffard during the heir's minority, rendering therefor the extent of the castle and lands yearly, for 52*l.* 4*s.* 0*d.*, of the king's gift for his stay about the king in the northern parts in the 10th year of the king's reign, and for 314*l.* 10*s.* 0*d.* due to him from the king, as appears by seven bills under the seal of Roger de Northburgh, keeper of the king's wardrobe, to wit 66*l.* 12*s.* 0*d.* for his fee and summer robes in the 9th year of the reign and for the wages of himself and his men-at-arms in the Welsh war in the same year; 6*l.* 13*s.* 4*d.* for his winter fee of the 10th year of the reign; 17*l.* 6*s.* 8*d.* for his summer fee and winter and summer robes in the aforesaid year; 39*l.* 12*s.* 0*d.* for his fee and winter and summer robes and the wages of himself and his men-at-arms in the 11th year; and 99*l.* 18*s.* 0*d.* for the wages of himself and his men-at-arms staying in the king's company at York between 20 September and 12 November, in the 12th year; and 44*l.* 8*s.* 0*d.* that he ought to have received of the king's gift for his stay in the king's company with 30 men-at-arms between 4 July, in the 10th year, and 27 July, in the 11th year; and 40*l.* of the money that the king granted to him beyond the wages of himself and his men-at-arms staying in the king's war, in the 9th year of the reign. By p.s.

May 30.
York.

To Ralph de Crophull, escheator this side Trent. Order not to intermeddle further with a messuage and a bovate and a half of land in Everton, which are held of another than the king, and to restore the issues thereof, the king having lately ordered him to deliver to John son of Adam Damyot a moiety of a bovate of land in Mistreton, which belonged to Ralph Damyot, an idiot, deceased, by reason of whose madness the moiety was taken into the king's hands, and having ordered him not to intermeddle further with the lands that Ralph held of other lords, which order was issued because it

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Membrane 7—cont.

was found by an inquisition taken by Robert de Sapy, late escheator this side Trent, that Ralph held the said moiety of the manor of Gryngeleye, in the king's hands, by the service of 8s. yearly, and that the aforesaid John, his kinsman, is his nearest heir and of full age; as the king was afterwards given to understand by William de la Grave, son and heir of William de la Grave, that the aforesaid Ralph alienated 40 years before his death a messuage and a bovate and a half of land in Everton, which are held of another than the king, by reason of which alienation the tenements came to the hands of divers persons, and that William father of the said William had them in fee by the grant of John Romayn, late archbishop of York, and was seised thereof until his death, and William his son entered them by right of inheritance after his death, and continued his seisin thereof for 17 years and more until the day of Ralph's death, and that the tenements were at no time in Ralph's lifetime in the king's hands through his madness; whereupon the king ordered the escheator to enquire concerning the tenements in Everton, by whose inquisition it was found that William Fauconer was seised of the tenements aforesaid for 40 years and more, and that he enfeoffed John Romayn, then archbishop of York, of the same, and that the archbishop enfeoffed William de la Grave thereof in fee, who continued his seisin during his lifetime, to wit for 17 years, and that William his son entered the tenements as his heir, and peacefully held them, so that the king was never seised thereof during the whole lifetime of the aforesaid Ralph by reason of his madness, and that Ralph was not at any time in his life found to be an idiot or madman; wherefore the said William de la Grave has prayed the king for remedy by his petition before him and his council.

By pet. of C. [5680.]

June 4.
York.

To J. bishop of Winchester, principal collector of the tenth of the clergy of England and Ireland granted to the king by the pope. Order to cause enquiry to be made as to the true yearly value of all ecclesiastical benefices and of the temporalities of prelates usually taxed amongst spiritualities in Ireland that have been wasted and destroyed by the invasion of the Scotch rebels, and to cause them to be taxed to the tenth on this occasion according to the value thus ascertained.

By K.

June 3.
York.

To Roger de Mortuo Mari of Chirk, justice of Wales. Order to commit to Robert son of Henry, merchant of Robert de Holand, the custody of the bailiwick of Rogelou* of the cantred of Berfray, paying therefor as much as it could be demised for to others, if he be sufficient for the custody, receiving from him sufficient security for his good behaviour in the bailiwick.

By K.

June 3.
York.

To John Haward. Order to pay to William Reymundi de Claverie, the king's serjeant-at-arms, out of the arrears due from John for the time when he was sheriff of Norfolk and Suffolk, the sum of 53*l.* 0*s.* 4*d.*, which the king owes William, to wit 26*l.* 11*s.* 0*d.*, the balance of 36*l.* 11*s.* 0*d.* for recompence for his horses lost in the king's service at Stryvelyn in Scotland on 24 June, in the 7th year of the king's reign; 4*l.* 1*s.* 4*d.* for his wages until the last day of November, in the 8th year; 4*l.* 3*s.* 4*d.* for his wages and robes between 1 December, in the 8th year, until 7 July then next following; 78*s.* 8*d.* for his wages allowed under the title of wages of cross-bowmen between 1 February, in the 9th year, and 7 July, in the same year, and for his summer robe of the same year; 4*l.* 19*s.* 4*d.* due to him as executor of the will of Bernard Reymundi de Porta, the king's late serjeant-at-arms, for Bernard's wages and summer robes in the 9th year; 7*l.* for his own wages and robes between 25 November, in the 10th year,

* Written 'Ragelou' in the margin.

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Membrane 7—cont.

and 7 July, in the same year; 46s. 8d. for his wages allowed under the title of wages of crossbowmen between 8 July, in the 10th year, and 24 November, in the same year, as appears by two bills under the seal of Ingelard de Warle, late keeper of the wardrobe, and by a bill under the seal of W. archbishop of York, late keeper of the wardrobe, and by four bills under the seal of Roger de Northburgh, keeper of the wardrobe.

By K.

June 5.
York.

To Ralph de Crophull, escheator this side Trent. Order to deliver to Joan Comyn of Boggham or to her attorney all her goods and chattels found in the manor of Malton in Rydale, which manor she held by the king's commission, when the king caused the manor to be delivered to Gilbert de Aton.

June 3.
York.

To Richard de Perariis. Order to pay to Forcius Caillau, the king's serjeant-at-arms, out of the arrears due from Richard for the time when he was sheriff of Essex and Hertford, the sum of 43*l.* 3*s.* 10½*d.*, which the king owes to Forcius, to wit 4*l.* 3*s.* 0*d.* for his wages for the 6th year of the king's reign; 7*l.* 6*s.* 0*d.* for his wages from 8 July until the last day of November, in the 8th year; 4*l.* 15*s.* 0*d.* for his wages and robes between 1 December and 7 July, in the 8th year of the king's reign; 34*s.* 8*d.* for his wages and robes between 8 July and the last day of January, in the 9th year; 108*s.* 9*d.* for money paid by him to Garcias de Suberseintz, the king's porter, for money due to him for his wages and robes between 1 February and 7 July, in the 9th year; 27*s.* 6*d.* paid by him to the said Garcias for money due to him for his wages between 8 July and 24 November, in the 10th year; 6*l.* 14*s.* 8*d.* for his own wages and robes between 25 November and 7 July, in the 10th year; 77*s.* the balance of 12*l.* 17*s.* 0*d.* due to him from the king for his wages and robes for the 11th year and for recompence for his horse that died in the king's service in the same year; 7*l.* 17*s.* 3½*d.* for his wages allowed in the roll of the marshalsea and under the title of wages of crossbowmen, in the 6th year of the king's reign: as appears by two bills under the seal of Ingelard de Warle, late keeper of the wardrobe, and by a bill under the seal of W. archbishop of York, late keeper of the wardrobe, and by a bill under the seals of Robert de Wodhous and Richard de Feriby, lately supplying the place of the archbishop as keeper of the wardrobe, and by four bills under the seal of Roger de Northburgh, keeper of the wardrobe, and by a bill under the seal of John de Okeham, late cofferer of the wardrobe of the time of the aforesaid Ingelard.

By K.

June 4.
York.

To the treasurer and chamberlains. Order to pay 3*s.* a day to the king's clerk Adam de Lymbergh for his expenses in coming to the king to his parliament convened at York in a month from Easter last, in staying there, and returning home thence.

By K.

June 6.
York.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John le Pesshoner, deceased.

June 7.
York.

To the sheriff of Worcester. Order to pay to John de Ufford, who is going to Ireland upon certain of the king's affairs, 100*s.* for his expenses.

By K.

*MEMBRANE 6.*May 25.
York.

To the treasurer and barons of the exchequer. Order to cause the names of the following benefices to be taken out of the taxation rolls of ecclesiastical benefices in the diocese of Chichester in the exchequer, and to cause the dean and chapter of Holy Trinity, Chichester, to be acquitted

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Membrane 6—cont.

of 101s. 4d., at which they are taxed, if they find that the names of the rectors and vicars of the benefices and the names of the benefices were removed from the rolls on account of the poverty of the benefices, the dean and chapter having shewn by their petition in parliament at York that although the benefices, which were first taxed at this sum by the bishops of Lincoln and Winchester, principal collectors of the tenth granted to the late king in aid of the Holy Land by the pope, were removed from the rolls of the said collectors on account of the poverty of the benefices, so that nothing has been since demanded or paid for them for any tenths in aid of the Holy Land or of the church of Rome, the treasurer and barons nevertheless charge the dean and chapter with the said sum as if they had collected it, because the said names were not removed from the rolls of the taxations of benefices in the diocese of Chichester delivered into the late king's exchequer by the said collectors: the church of Essington, taxed at 40s., the church of Braclesham, taxed at 6½ marks, the church of St. Mary, Westevere, 10 marks, the church of Sedelescombe, 7 marks, the church of All Saints, Chichester, 40s., the vicarage of Wylmyngton, 6 marks, the vicarage of Hillinglegh, 8 marks, the vicarage of Bodiham, 6 marks, the vicarage of Dalington, 6½ marks, the vicarage of Nymmesfeld, 6½ marks, and the vicarage of Clyve, 4 marks. By pet. of C. [4935, 4936.]

May 22.
York.

To Ralph de Crophull, escheator this side Trent. Order to deliver to Robert de Wellum a moiety of a bovate of land in Mistreton, together with the issues received therefrom from the time when they were taken into the king's hands, as John (*sic*) de Wellum has prayed for restitution by petition before the king and council, because it appears by inquisition taken by the escheator that John de Wellum and Robert were seised of the above for 40 years and more before the death of Ralph Damyot, and that the king had at no time during Ralph's life seisin thereof by reason of Ralph's madness or otherwise, and Ralph was not an idiot in his lifetime, the king having previously ordered the escheator to deliver the moiety to John son of Adam Damyot, and not to intermeddle further with the lands that Ralph held of other lords, because it was found by inquisition taken by Robert de Sapy, late escheator this side Trent, that the moiety aforesaid was in the king's hands on account of Ralph's madness, and that it is held of the manor of Gryngelege, in the king's hands, by the service of 8s. yearly, and that John son of Adam Damyot, kinsman of the said Ralph, is his nearest heir and of full age, whereupon the king took his fealty, the king having ordered the second inquisition to be taken because he was afterwards given to understand on behalf of the said Robert that John de Wellum, his father, acquired the said tenement of Mistreton in fee from Ralph 40 years before Ralph's death, and that John held it peacefully all his life, and that Robert entered the same and held it until Ralph's death.

June 1.
York.

To the sheriff of Devon. Order to cause two coroners for that county to be elected in the places of Robert de Stocheye, who is appointed justice of gaol delivery in that county, and of John de Bykebury, who is sheriff of the county.

May 24.
York.

To Ralph de Crophull, escheator this side Trent. Order to cause Robert de Foxholes, brother and heir of John de Foxholes, tenant by knight service of the heir of Thomas de Caili, tenant in chief, in the king's wardship, to have seisin of the lands that his father held of the heir, as he has proved his age before the escheator, and the king has taken his fealty.

May 28.
York.

To the mayor and bailiffs of Oxford. Order to assign, with the assent of the chancellor of the university, a certain and separate place in the

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Membrane 6—cont.

town, where strangers and foreign merchants bringing victuals to the town may sell the same by their own hands, and to cause proclamation to be made in the town inhibiting any burgesses or regrators or others of that town from buying any goods or victuals from such strangers and foreign merchants before they come to the aforesaid place with their goods and victuals, or from intermixing themselves with the said merchants in the said place in buying goods and victuals, preventing the clerks and laymen in the town buying goods and victuals freely without forestalling, under pain of forfeiture of their victuals, the master and scholars of the university having shewn by their petition before the king and his council at York that burgesses and regrators of the said town meet merchants and other strange men coming to the town with victuals and other necessities for sale before they come to the town in divers places outside the town, and buy and forestall their goods and victuals, and intermix themselves with the said merchants and men when they come to the town in selling their goods and victuals, so that the masters and scholars may not buy goods and victuals from the aforesaid merchants and men without forestalling.

By pet. of C.

May 28.
York.

To the treasurer and barons of the exchequer. Order to cause the exchequer to be transferred to York, together with the rolls, tallies, memoranda and other things touching it, and the rolls of the Bench of such years as they shall deem fit, and to attermine there all pleas touching the exchequer to the morrow of Michaelmas, when the king wills that the exchequer shall be held at York, and afterwards according to the exigence of the pleas and their discretion.

By K. and C.

May 28.
York.

To the justices of the Bench. Order to adjourn parties pleading before them in the Bench to York to the octaves of Michaelmas, when the king wills that the Bench shall be there, and afterwards according to the exigence of the pleas and their discretion.

By K. and C.

May 29.
York.

To the treasurer and barons of the exchequer. Order to inspect the account and rolls of John de Sandale, the late king's receiver in Gascony, and if they find that he charged himself with 50*l.*, for which Philip de Kyme made a simple recognisance in the late king's exchequer, being an imprest made to him upon his passage to Gascony in the late king's service during the war between him and the king of France, and that John did not make another recognisance for that sum to the late king, to discharge Philip of the said sum, as Philip has shewn by his petition before the king and his council that they exact this sum from him by virtue of the aforesaid recognisance and delay allowing him that sum, because the recognisance does not make mention that the 50*l.* were received as imprest from the late king's wardrobe, although Philip had not previously made another recognisance for that sum, which sum was allowed to him by account made with the said John de Sandale in his wages for his stay in those parts, as appears by the account in the exchequer and by letters of Henry de Lacy, sometime earl of Lincoln, then keeper of Gascony. By pet. of C.

May 30.
York.

To the sheriff of York. Order to cause the houses within York castle and other houses to be repaired by the advice of J. bishop of Winchester, the treasurer, and of Walter de Norwyco, a baron of the exchequer, for the exchequer and the receipt of the same, and for holding pleas of the Bench there, and for holding the king's Bench for pleas before the king, as the king has ordered that the exchequer and the Bench for Common Pleas shall be transferred to York by Michaelmas.

By K. and C.

June 1.
York.

To the chamberlain of North Wales. Order to receive the king's serjeant David Cogh, who has long served the king and his father and

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Membrane 6—cont.

who has not been provided with his maintenance, to stay at the king's wages in munition of the town of Karnarvan, and to cause him to receive wages as one of those staying in munition of that town. By K.

May 30.
York.

To the chamberlain of Kaernarvan. Order to pay to a certain Scotch prisoner in the castle of Crukyn the arrears of his wages for the time that he has been in that castle, and to pay him such wages for so long as he stays in that castle. By K.

June 2.
York.

To the same. Order to pay to Roger de Mortuo Mari of Chirk 100*l.* for his wages in going in the king's service in the present Scotch war.

By K.

Like order to the chamberlain of Kaermerdyn.

By K.

June 3.
York.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in the place of Thomas Bencelyn, deceased.

June 1.
York.

To the chamberlain of Kaernarvan. Order to pay to John de Sapy 12*l.*, which the king owes him for his fee and for his winter and summer robes for the 12th year of the reign, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe.

June 4.
York.

To Henry de Shyroks, chamberlain of North Wales. Order to cause payment for their work to be made weekly to the masons (*cementarii*) and other workmen of the castles in his bailiwick, and to cause the castles to be repaired, and to provide victuals and other dead garnisture for the munition of the castles by the view and testimony of the constables of the castles, and to cause payment to be made of the small fees and the usual wages of the officers and other serjeants of the castles.

To the same. Order to pay the fees and wages of the justic[e], constables, and sheriffs in his bailiwick as they have been wont to be paid heretofore.

June 5.
York.

To Roger de Mortuo Mari of Chirk, justice of Wales. Order not to intermeddle further with the taking into the king's hands of the castle of Buelt, in Wales, as lately ordered by the king to do, and to send the king's order and his other letters touching the matter into the chancery to be cancelled. By K.

June 4.
York.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the lands of Richard de Venuz, and to restore the issues, as it appears by inquisition taken by the escheator that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of William son of Ralph, who is insufficiently qualified.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Stephen de Boclond, who is insufficiently qualified.

May 27.
York.

To the treasurer and barons of the exchequer. Order to acquit the executors of William [de*] Trente of 100*l.* yearly, which they exact from them for the manor and town of Ware, from the end of three years from 15 December, in the 4th year of the king's reign, from which time Queen Isabella ought to receive the issues or fermes of the manor and towns, which the king, on 21 March, in the 3rd year, committed to the said William in consideration of 400*l.* due to him from the king, to wit 178*l.* 17*s.* 1*d.* for wines bought from him for the king's use by Henry de Say, late the king's butler, and 221*l.* 2*s.* 11*d.* paid by him by the king's

* From the marginal abstract.

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Membrane 6—cont.

order to Gilbert de Clare, late earl of Gloucester and Hertford, in part payment of a sum of money due to the earl from the king, to have until 15 December then next following, and from then for three years, with all issues from 15 December then last past, upon which day Peter de Gavaston, late earl of Cornwall, rendered to the king the custody of the said manor and town and other lands that Joan, late the wife of John Wak, held at her death of the inheritance of Thomas son and heir of the said John, a minor in the king's wardship, as contained in the king's letters patent to the said William, the king having afterwards, on 4 March, in the 4th year, granted to Queen Isabella the custody of the lands of the said John and the fermes of his lands committed by the king to others.

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*MEMBRANE 6.—Schedule.**Warantia dierum.*

Aug. 13. To Robert de Barton, Gilbert de Singelton, and Adam de Skelton. Order Nottingham. not to put Hugh de Louthre in default for his failure to appear before them in the assize of mort d'ancestor arramed before them against him by Walter de Stirkeland, concerning two messuages and two bovates and 20 acres of land in Louthre, as he was engaged in the king's service on the morrow of St. James the Apostle last, so that he could not appear. By K.

Nov. 4. Walter, bishop of Exeter, was engaged in the king's service on Thursday York. the morrow of All Souls last, so that he could not appear in the suit before the justices of the Bench between John le White of Stonford and him, for that the bishop should render John the son and heir of John de Luscote to the said John: wherefore the justices are ordered not to put him in default. By K.

Nov. 25. To the justices of the Bench. Order not to put William Martyn in York. default for his failure to appear before them in the suit between John Wake and him that William should permit John to present to the church of Compton Martyn, as William was engaged in the king's service on Sunday the morrow of Martinmas and on the Monday following, so that he could not appear. By C.

1319.

Jan. 28. Richard son of Simon de Burton was engaged in the king's service on York. Friday in three weeks from Michaelmas, so that he could not appear in the suit before the justices of the Bench between John son of Ralph de Boklond of Wollop, demandant, and the said Richard, tenant, concerning a messuage, two mills, and three acres of meadow in Burton: wherefore the justices are ordered not to put him in default.

By K. on the information of Bartholomew de Badelesmere.

April 3. Robert Olyver was in the king's service on Saturday the morrow of the York. Purification, so that he could not appear in the suit before the justices of the Bench between Ed. son of John Arnold, demandant, and the said Robert, tenant, concerning a messuage, two carucates of land, 12 acres of meadow, 15 acres of pasture, and 8s. of rent in Ginge Mounteny: wherefore the justices are ordered not to put him in default. By K.

May 24. Robert de Wolsthorp was engaged in the king's service on Saturday York. after the Invention of the Holy Cross last, so that he could not appear in the suit in the court of Thomas, earl of Lancaster, at Gnypton, between him and William son of John de Harstan concerning the taking and detaining of a horse of the said Robert's: wherefore the earl's bailiffs of Gnypton are ordered not to put Robert in default.

By K. for the clerk of Henry de (sic) Scrop.

MEMBRANE 5.

1319.

May 28.
York.

To L. bishop of Durham, or to him who supplies his place in the diocese of Durham, the bishop being absent in remote parts. Order to cause to be paid to the king's clerk Master John de Insula, to be kept in deposit for the king's use, the 100 marks that the prior of Durham ought to have paid to Walter de Gosewyk at Whitsuntide last, notwithstanding any contrary inhibition previously sent by the king, and notwithstanding the king's late order to cause the money to be arrested in the prior's hands until further orders, as the money ought to come to the king's hands by Walter's consent.

By K.

To Master John de Insula. Order to receive the aforesaid 100 marks to be kept in deposit for the king's use.

By K.

To the prior of Durham. Order to deliver the said money to Master John.

By K.

May 30.
York.

To the treasurer and barons of the exchequer. Order to cause the eighteenth granted to the king by the archbishop and bishops of the province of Canterbury of their temporal goods, whereof the tenth has been usually given heretofore by the imposition of the pope, to be levied and paid into the exchequer, the earls, barons, freemen, and communities of the counties of the realm having granted to the king in the parliament at York an eighteenth of their moveable goods, to be levied at Martinmas and the octaves of the Purification next, in aid of the Scotch war, the archbishop and bishops aforesaid having granted an eighteenth as above for the like purpose, to be levied according to the taxation of the said tenth.

By K.

[*Parl. Writs.*]June 6.
York.

To the same. Order to receive the king's commissions to certain of his subjects to assess and levy the eighteenth granted by the earls, barons, and communities of the counties of the realm of their moveable goods and the twelfth granted by the citizens and burgesses, which the king sends to them under the great seal to be delivered to his said subjects, and to charge the said subjects therewith and to inform them concerning the same as they shall see fit for the king's benefit.

By K.

[*Parl. Writs.*]June 8.
York.

To the same. Order to appoint under the exchequer seal some of the king's subjects to take fines for the twelfth of the cities and boroughs, and to give the persons so appointed full information of fines made at other times in like case preserved at the exchequer and of other memoranda of the exchequer whereby they may be the more advisedly informed, as the king considers that it would be more convenient and more to his profit that fines should be taken from such of the communities of cities and boroughs as shall be willing to make fines with the king for the twelfth.

By K.

[*Parl. Writs.*]May 28.
York.

To the treasurer and barons of the exchequer. Order to cause the names of John, bishop of Ely, and Hugh le Despenser, the younger, to be joined and enrolled in the recognisance lately made in the exchequer for 3,000*l.* to the merchants of the society of the Bardi of Florence by Aymer de Valencia, earl of Pembroke, John, bishop of Winchester, Bartholomew de Badesmere, John de Hastynges, Walter de Norwyco, Gilbert Pecche, Constantine de Mortuo Mari, Robert Baynard, and William de Cleydon, as the said John and Hugh have acknowledged before the king that they owe 3,000*l.* to the aforesaid merchants, to be paid at the terms mentioned in the recognisance of the said Aymer and his fellows, to be levied by the treasurer and barons, in default of payment, of their lands and chattels in divers counties.

By K.

1319.

Membrane 5—cont.

To the same. Order to cause the recognisance to be enrolled before them in the exchequer, whereby Aymer de Valencia, earl of Pembroke, acknowledged before the king that he owed to John, bishop of Ely, and Hugh le Despenser, the younger, 3,000*l.*, to be levied by the treasurer and barons, in default of payment, of his lands and chattels in divers counties.

By K.

June 7.
York.

To Roger de Mortuo Mari of Wyggemor, justiciary of Ireland. Order to assemble such as he shall see fit of those of the king's council of those parts, and to cause to be done what shall seem good by his and their advice concerning the request of Thomas son of John, earl of Kildare, for the grant of the king's service in that land to avenge the death of Richard de Clare, slain by certain Irish rebels.

By K.

*Vacated, because otherwise below.*June 6.
York.

To Master Walter de Istlepe, treasurer of Ireland. Order to commit to Walter le Botiller the office of sheriff of Lymerik during the king's pleasure, taking from him sufficient security to serve the king faithfully, if he be fit and sufficient for the office.

By K.

To Margaret de Ferendraght. Order to pay to Roger Comyn the 10 marks due from her to the king for her ferm for the manor of Briggstoke for Easter term last, the king having granted him that sum in consideration of his good service, past and to come.

To the treasurer and barons of the exchequer. Order to allow the above sum to Margaret upon receipt from her of Roger's letters testifying the payment.

June 9.
York.

To John de Crumwell, keeper of the Forest this side Trent. Order not to intermeddle with levying any issues in the forest of Shirewode touching the office of verderers there, except those that it has been usual to answer at the exchequer for in times past by estreats of the exchequer by the justices of the forest, and whereof he ought to be charged in the exchequer by such estreats, until such time as the king, being more fully informed, shall signify his will to him, notwithstanding the king's late order to him to cause inquisition to be made of those who were verderers and agisters in all the king's forests in his bailiwick in the time of the late king and the present king, and where and for what time they held office, and what money each of them received in their time from due prises and customs and agistment or pannage, or elsewhere from other issues and profits of the forest pertaining to the king, and to cause any such money that had not been paid by them to the justices of the Forest or other ministers of the king to be levied of their goods and lands, so that he should answer at the exchequer therefor in fifteen days from Midsummer next, and should certify the treasurer and barons of the sums so levied and the circumstances connected therewith, as the king understands that if John were to proceed to the execution of such order as to any such issues touching the office of verderer in the forest of Shirewode the king would lose by the payment thereof the grievous ransoms that ought to pertain to him, which ought to be adjudged before the justices of Forest pleas when they come to those parts.

By C.

June 4.
York.

To the treasurer and barons of the exchequer of Dublin. Order to acquit Thomas, earl of Norfolk and marshal of England, the king's brother, of 34*l.*, wherewith he is charged at that exchequer by an account made in his name by Adam le Breton, his late steward of the county of Catherlagh, for certain of his men and tenants destroyed and impoverished by the incursions of Scots and other rebels and enemies, as the king has pardoned him that sum.

By K.

1319.

*Membrane 5—cont.*June 6.
York.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to John de Dufford, who is going to Ireland on the affairs of Hugh Daudeley, the younger, and Margaret his wife, the king's niece, whose affairs he has long superintended in England, 5*s.* a day and reasonable expenses for his passage on his journey to and fro, from the time when he arrives in Ireland for so long as he shall stay there. By K.

June 8.
York.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Richard Curлу, deceased.

To the same. Order to cause a coroner for that county to be elected in place of John de Harsik, who is incapacitated by sickness and age.

June 6.
York.

To the sheriff of York. Order to restore to Nicholas de Lund, clerk, his lands and goods, which were taken into the king's hands upon his indictment before Henry Spigurnel and John de Donecastre, justices to deliver York gaol, for levying war against the king and for arson, theft, robbery, harbouring of felons, and aiding and assenting to the death of Geoffrey Geldyng of Herlesay, as he has purged his innocence before W. archbishop of York, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

June 8.
York.

To the treasurer and barons of the exchequer. Order to cause to come before them in the exchequer in the octaves of Midsummer next John de Foxle and Thomas de Wylughby, who were appointed by the king to take into the king's hands the goods of Anthony, late bishop of Durham and patriarch of Jerusalem, for debts due from him to the king, and to cause answer to be made to Master Rigaud de Asserio, the pope's nuncio in England, after the king have been satisfied for the debts due to him, for the sums due to the pope, and not to impede him hereafter in the execution of those things that pertain to him of right against the executors of the said bishop, Master Rigaud having shewn by his petition before the king and his council that whereas he called the executors to answer before him for 1,000 marks bequeathed by the bishop in aid of the Holy Land, 1,600 marks received by the bishop in his diocese of the tenth imposed by pope Nicholas, 1,200 marks received by him of the tenth imposed by pope Boniface, 1,800 marks received by him of the tenth imposed by pope Clement V., which sums he retained in his possession, and 500 marks of the arrears of the procurations of the legates of the apostolic see in England received by him, and 500 marks received by him of the arrears of the procurations of Sirs Gerald and Simon Penestrini, sometime legates in this realm, in order to levy the above sums for the use of the pope, the executors procured the king's prohibition containing that the premises so touched the king that Rigaud should not proceed in the matter without consulting the king; for which Rigaud prayed the king to provide a remedy; whereupon the king ordered the treasurer and barons to call the executors before them, and to receive information from Rigaud and to inform themselves concerning the matter, and if they found that the matters did not so touch the king that the executors ought to be defended against the exaction by Rigaud in the pope's name, to cause the hindrance placed in his way by them to be removed, and if the matter so touched the king that it ought to be superseded before Rigaud, they were then ordered to certify the king thereof under the exchequer seal in his next parliament; in which matter nothing has been done, wherefore Rigaud has prayed the king in the present parliament for remedy.

By K. and C.

[*Fædera.*]June 7.
York.

To the same. Order to sell to Bartholomew de Badelesmere the custody of the lands of John de Northwode and Joan his wife, tenants in chief, and

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Membrane 5—cont.

the marriage of their heir, the king having lately ordered them to sell custodies and marriages in his hands and that should come to his hands. By K.

June 7.
York.

To the chamberlain of Caernarvan. Order to pay to Roger de Mortuo Mari of Wyggemore 1,600 marks out of the aid granted to the king by the knights, men, and community of North Wales in aid of the Scotch war and out of other issues of his bailiwick, being the balance of 2,000 marks that the king lately ordered him to pay to Roger in part payment of the money due to him from the king for his stay in the king's service when he was supplying the king's place in Ireland, the chamberlain having signified that he has paid Roger 400 marks of the above sum. By K.

[*Parl. Writs.*]

MEMBRANE 4.

June 5.
York.

To the sheriff of York. Order to supersede the king's late order, issued in response to the petition before the king and his council of Robert de Crauncewyk, detained in the king's prison at Beverley for the death of Stephen Belesone and William de Brumpton, clerk, to bring the body of the said Robert at his own expense, together with the indictments and other things touching them, before the king in the octaves of Holy Trinity, in order that the gaol may be delivered of the said Robert according to law and custom, as W. archbishop of York has shewn by his complaint that he has such liberty of the prisoners in the said gaol under his custody that delivery of that gaol ought to be made by the archbishop's justices in the presence of the king's justices assigned to deliver that gaol, and that such prisoners ought not to be delivered elsewhere than there unless the archbishop or his justices aforesaid have been notoriously in default in such delivery, adding that he and his predecessors have had and enjoyed such liberty from time out of mind, and that he or his justices were not found [in default] in delivering the gaol of the said Robert, the king having, before he issued the said order to bring Robert before him, ordered John de Donecastre and William de Denum, justices appointed to deliver the said gaol, to proceed to deliver the gaol of the said Robert with all speed because he was given to understand on Robert's behalf that Robert was prepared to stand to right in the king's court concerning the aforesaid felony, and that he frequently offered himself to do so, and that the justices appointed to deliver the gaol delayed making delivery therefrom of the said Robert, to which the above-named justices returned that they went to Beverley to deliver the aforesaid gaol, and that Robert came before them and placed himself [upon the country] concerning the death of the aforesaid Stephen and William, and that, on account of the strife and contentions between the greater part of the community of the town of Beverley and the aforesaid Robert for divers challenges propounded on the king's and on Robert's behalf, the inquisition concerning the death of the said Stephen and William remained untaken on that day, especially as Robert asserted in his challenge that the community of the town of Beverley and the bailiffs of the liberty thereof were his enemies and contrary to him in all things.

By C.

June 8.
York.

To the sheriff of Lincoln. Whereas the king lately appointed Lambert de Trikyngham and certain others to make inquisitions concerning the oppressions committed in that county by divers sheriffs, clerks, bailiffs, and ministers, constables, keepers of prisons, bailiffs of liberties, and subescheators under colour of their offices upon the men of that county and others coming into the county by false indictments, appeals, grievous ransoms, and distrains made upon feigned causes, and to hear and determine

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Membrane 4—cont.

the complaints against them since the king's accession; and the king understood that certain persons of the county, endeavouring to prevent the bailiffs, clerks, and sub-bailiffs of that county from levying the king's fermes and other profits of that county and from executing and returning summonses of the exchequer and other writs returnable before the king and his justices and from making the purveyances for the king's journey to Scotland that the king ordered the sheriff to make, have procured their indictment before the said Lambert and his fellows at the suit of certain persons leagued together and have procured their committal to prison at Lincoln, to the delay of the king's affairs; wherefore the king commanded Lambert to send the inquisitions and indictments touching the sheriff, bailiffs, and their clerks and sub-bailiffs before the king in fifteen days from Michaelmas in order that the king may then cause to be done what ought of right to be done herein, and to summon all persons prosecuting in these matters to be before the king on the aforesaid day; the king, wishing to do justice to the said bailiffs, clerks, and sub-bailiffs, orders the sheriff to cause them to be released from prison upon their finding mainprise to answer to the king and others, in order that they may serve the king and his people as pertains to their office and as was usual in the time of the late king and in the present king's time.

By K. and C.

June 8.
York.

To the bailiffs of Raveneserodde. Order to arrest goods of the men and merchants of the towns of Grippeswold, Strallessound, and Lubyk, excepting the merchants of the German Hanse of London, to the value of 200*l.*, and to keep the same until Adam le Clerk of Lenne have been satisfied for that amount, or until further orders, certifying the king of their proceedings. The king makes this order because the *schöffen* (*scabini*) and men of the aforesaid towns have failed to make restitution or satisfaction to the said Adam, in response to the king's letters, for his ship called '*La Plente*' of Lenne, price 100*l.* sterling, laden in the parts of Poitou (*Peytou*), with salt of Poitou, lampreys of Nauntes, and certain bales of Bugeye, and other his goods, to the value 200*l.* sterling, which Henry de Ryklynghous and other malefactors of the said towns captured between Great Yarmouth and Blakeneye whilst on her voyage to St. Johnstown of Perth, when they slew many of the men found in her, and carried the ship and goods with them to Aberden in Scotland, whence they took the ship with them to Strallessound. The king has ordered the bailiffs of John de Britannia, earl of Richmond, at Boston, to arrest goods in like manner to the value of 100*l.*

To the sheriff of York. Order to arrest goods of the men and merchants of the power of the king of France to the value of 171*l.* 13*s.* 4*d.*, and to cause the same to be guarded safely until Walter de Burton and John Hakun, burgesses of Beverley, have been satisfied for that amount or until otherwise ordered, certifying the king of his proceedings herein. The king makes this order because the aforesaid merchants lately complained that whereas, after the proclamation made by L[ouis], king of France and Navarre, that all men then in Flanders who wished to be of his friendship should leave that land with their goods within a certain time, they left Flanders for England within that time with their goods, to wit with silver in mass to the value of 205*l.* sterling, and 20*l.* sterling in money by tale, and the vicomte of Pécquigni (*Pynkeny*), then appointed keeper of parts of those marches against the Flemings, arrested the said merchants with the silver and money aforesaid in the town of Calais, and retained the silver and money after they had been delivered from prison, whereupon the king requested the king of France by special letters to deliver the silver and money to the said merchants and to do justice to them; upon

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Membrane 4—cont.

which, although it was found by inquisition and certain information made before John Mauveysyn, then captain of Calais, by the *échevins* (*scabinos*) of that town by order of the king of France, that silver in mass and money amounting to the aforesaid sum were taken from the said merchants by the vicomte, the king of France caused a plate (*plata*) of silver weighing 53*l.* 6*s.* 8*d.* sterling to be delivered to the aforesaid merchants, retaining the rest for his own uses; whereupon the king wrote to Philip, the present king of France and Navarre, to cause justice to be done to the said merchants concerning the residue; but the king of France has done nothing in response thereto, as the community of Beverley have signified to the king by their letters patent.

By pet. of C. [4545.]

June 7.
York.

To Roger de Mortuo Mari, justiciary of Ireland. Order to deliver to Maurice de Rocheford the custody of the castles and lands of the late Richard de Clare, tenant in chief in Ireland, which are in the king's hands during the minority of his heir, to have with the issues received therefrom from the time of the king's commission thereof to him during the heir's minority, rendering therefor yearly the extent of the castles and lands to the exchequer of Dublin, with provision that his expenses in defending the castles and lands during the time of his custody shall be allowed to him in the aforesaid extent. If the castles and lands have been put in any way outside the king's hands, the justiciary is ordered to resume them into the king's hands, and to cause them to be delivered to Maurice.

By K. and C.

June 8.
York.

To the treasurer and barons of the exchequer. Order to cause a prompt assignment to be made upon the issues of the custom of wool, hides, and wool-fells in the port of London to Roger Ardingelli, Bonus Philippi, Dinus Forcetti, and Francis Balduch' and their fellows, merchants of the society of the Bardi of Florence, when they bring the letters patent of the prior and brethren of the order of the Friars Preachers of Langele testifying the receipt of 50 marks yearly granted to them by the king, which the said merchants have mainperned to pay to the Friars, the first payment beginning at Michaelmas next, for the money thus paid by the said merchants.

By p.s. [4965.]

June 7.
York.

To Ralph de Crophull, escheator this side Trent. Order to cause to be assigned to Robert de Welle and Matilda his wife, late the wife of Robert de Clifford, tenant in chief, her dower of her late husband's lands in Skelton, co. Cumberland, whereof the king ordered Robert de Cliderhou, late escheator this side Trent, to assign her dower, as the said Robert was amoved from office before he executed this order.

June 8.
York.

To the sheriff of Northampton. Order to release Henry de Drayton, John son of Oliver, Roger Cogerele, William le Keu, Richard Adamesman de Waltham, and Adam de Waltham, chaplain, from the prisons in that county wherein they are imprisoned by virtue of the king's commission to Hugh de Audele, the younger, to follow and arrest Simon de Drayton, Adam de Waltham of Northampton, clerk, Thomas de Daggenhale and Joan his wife, John de Hegham of Northampton, Oliver de Nodariis, Henry de Drayton, Henry Cavenard of Keston, Simon le Wright, Robert le Carter, William Russel, William Wynn, Gilbert de Aylington, Roger Cogerele, Henry de (*sic*) Ferester of Amlax, William de London, Henry de Shrouesbury, Richard Adamesman de Waltham, John son of Oliver de Nodariis, Adam de Waltham of Northampton, the elder, and Alice his wife, Olive Adameswomman de Waltham, William le Keu of Luffewyk, and John de Wauton, chaplain, who broke the house of Agnes de Haldenby at Thrapston, co. Northampton, and carried her to Northampton, and thence to Shughteburgh, co. Warwick, and tore out her eyes and cut out

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Membrane 4—cont.

her tongue, etc., which commission the king issued because he understood that they were wandering about in divers counties so that they could not be arrested, which commission the king afterwards superseded for divers reasons, provided that they find sufficient mainpernors to have them before the king and his justices to answer to Agnes. By K. and C.

May 30.
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull. Order to pay to William de Birton, controller of that custom, such wages as others have been wont to receive from the time of his appointment, and to continue to pay the same.

MEMBRANE 3.

June 8.
York.

To the treasurer and barons of the exchequer. Order to audit with all speed the account of Anthony Pessaigne of Genoa of what he received for the king's use during the time when he was seneschal of the duchy [of Aquitaine] and of what other things he received for the king's use, and to make such allowances to him as ought to be made, and to certify the king, after the audit and the allowances have been made, concerning the premises under the exchequer seal. The king has ordered the seneschal of Gascony and the constable of Bordeaux and Master John Guicardi, controller of the castle of Bordeaux, to inform themselves of all and singular the things that Anthony received in the duchy, as well in wines as in money and other things whatsoever of the issues of the duchy, the subsidies granted in the same, or other things whatsoever received in the king's name or for the king's use, and to certify the treasurer and barons concerning the same before Michaelmas under the seal of the duchy, in order that they may proceed the more advisedly to audit the aforesaid account. By K.

June 4.
York.

To the sheriff of Kent. Order to supersede entirely the exaction to be outlawed in that county of Robert Lenys, William Ede and Margaret his wife, Stephen atte Merssh, Richard Osbern, John Varman and Joan his wife, John Setteseyl, and John Belle, who were put in exigent to be outlawed because they did not appear before the king to answer to John Cupale, John Hungri, Ralph Frapayl, and Gervase Wertisers, who lately impleaded them and others before the king for a trespass committed by them, as they have satisfied the said John Cupale, John Hungri, Ralph and Gervase for the trespass. By K.

June 6.
York.

To the treasurer and barons of the exchequer. Order to make account with the chapter of St. Paul's London for the time when the bishopric was void by the death of Ralph, the late bishop, the custody whereof during voidance the king committed to them on 26 July, in the 7th year of his reign, saving to the king the knights' fees, advowsons of churches, wardships, reliefs, and escheats during the voidance, rendering to the king therefor 1,000*l.* if the voidance lasted a year or a proportionate amount if it lasted longer or did not last so long, as contained in the king's letters patent, and to receive from the chapter what is due of the above sum for the period of the voidance, and to acquit them of the remainder. By K.

June 10.
York.

To J. bishop of Winchester, principal collector of the tenth of the clergy for one year granted to the king by pope John XXII. Order to allow to the prior of St. Katherine's without Lincoln, sub-collector of the tenth in the diocese of Lincoln, 100*l.* in his account, which Robert de Barton, keeper of the king's victuals in the parts of Carlisle, received from him of the arrears of the tenth in the king's name, as appears by the king's letters patent made to the prior concerning this payment. By pet. of C.

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*Membrane 3—cont.*May 26.
York.

To the treasurer and barons of the exchequer. Order to supersede the demand made upon Pernia, late the wife of Hugh de Croft', and upon his heirs for 20*l.*, and to acquit them thereof, which sum was exacted from Hugh by summons of the exchequer of the time when he was sheriff of Salop and Stafford, to wit 15*l.* for insufficient return and 7*l.* for insufficient answer, which sum the king pardoned Hugh on 20 November, in the 10th year of his reign, as Hugh was then about to set out for Ireland in the king's service in the company of Roger de Mortuo Mari of Wyggemor, the king having afterwards revoked the pardon because it was contrary to the form of the ordinances. The king makes the present order in consideration of Hugh's good service in Ireland, where he was slain by the king's enemies.

By K.

June 1.
York.

To the sheriffs of London. Order to pay to John de Weston, the elder, 50 marks out of the ferm of the city for last year, when the payment of that sum yearly ceased by the king's orders, the king having granted that he should receive that sum yearly from the ferm of the city, having previously granted him that sum yearly from the exchequer, in consideration of his good service to the king and his father, until such time as the king should provide him with 50 marks of land or rent yearly for his life.

By p.s.

June 5.
York.

To the sheriff of Cumberland. Order to pay to John de Ispania, the elder, keeper of the gate of Carlisle castle, the arrears of his wages for the time of the sheriff's office, and to continue to pay the same.

June 3.
York.

To the treasurer and barons of the exchequer. Order to acquit John de Chelmersford and the executors of Walter de Mollesworth of 33*s.* 4*d.* paid by the said John and Walter to Basilia, late the wife of John de Valoynes, by virtue of the king's order to pay her that sum for Michaelmas term, in the 8th year of the king's reign, and 5 marks yearly thereafter from the issues of the manor of Tycheseye, which was in their custody by the king's commission, for a moiety of the 10 marks of yearly rent granted to her for life by Gilbert de Clare, late earl of Gloucester and Hertford, to be received from his receiver of Tunbrigge, in consideration of her grant and quit-claim to him of a third of the manors of Asshemere and Tycheseye, which she recovered by consideration of the king's court against the earl as her dower, payment whereof the earl charged upon the said manors, as appears by the earl's deed and by the inquisitions of the earl's lands taken by John Abel, then escheator beyond Trent.

To the same. Order to acquit the aforesaid John and the executors of the said Walter of 225*l.* 5*s.* 7*d.* paid by John and Walter, keepers of certain lands of the aforesaid earl, to Matilda, late the wife of the earl, by virtue of the king's order, dated 24 October, in the 8th year of his reign, to pay her at the rate of 1,000 marks yearly from the end of her forty days (*quarentene*) until the day when dower was assigned to her, out of the issues of the earl's lands in their custody, to wit from 3 August, in the said year, when her forty days ended, until 5 December following, when dower was assigned to her, the king having, shortly after the earl's death, granted her 1,000 marks yearly from the earl's lands to have *in tenencia* for her maintenance until he should cause dower to be assigned to her.

June 8.
York.

To Master Richard de Clare, escheator beyond Trent. Order to deliver to Griffin de la Pole, son of William de la Pole, tenant by knight service of the heir of Griffin de la Pole, tenant in chief of the late king, a minor in the king's wardship, his father's lands, as he has proved his age before the escheator.

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*Membrane 3—cont.*June 8.
York.

To the treasurer and barons of the exchequer of Dublin. Order to assist John de Dufford, late escheator of Ireland, in levying the debts of divers men of those parts wherewith he was charged when he accounted before them for the issues of his bailiwick, and to allow him in his account what they shall levy and other sums of money that the debtors shall acknowledge at the exchequer that they owe or which they may be proved to owe, as John has shewn by his petition before the king and his council that he was unable to levy considerable sums, wherewith he is charged as above, on account of the disturbances in those parts, without diligent exaction and aid from the aforesaid treasurer and barons and the king's court there, John having come to the king to seek relief upon giving mainprise to the aforesaid treasurer. They are ordered to certify the king of what John owes after the account and allowances have been made, and of the names of the debtors who have been so robbed and impoverished by the incursions of the king's enemies that they are unable to pay their debts, together with the sum and separate quantity of every such debtor, and not to disquiet the said John or his mainperners this side Easter next by reason of the said debts, especially as John is going to those parts in the king's service by his orders.

By K.

To Master Walter de Istelep, treasurer of Ireland. Order to buy and purvey 100 tuns of wine, and to cause 50 tuns thereof to be taken without delay to Skinburness and there delivered to the receiver of the king's victuals, and to send the remainder thither as soon as possible, as the king needs wine and other victuals for the maintenance of himself and his faithful subjects about to set out with him for the expedition of the Scotch war.

By C.

June 8.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause dower to be assigned to Isabella, late the wife of William de Dene, tenant in chief, of certain of his lands in Mitcheldean (*Magna Dene*) and Little Dene, upon her taking oath not to marry without the king's licence.

June 23.
York.

To the sheriffs of London. Order to pay to the king's serjeant-at-arms Bertram de la More the arrears of the ten marks yearly granted to him for life by the king on 24 July, in the 11th year of his reign, out of the ferm of that city, and to continue to pay him that sum yearly.

By K.

To the bailiffs of the city of Canterbury. Order to pay to the king's serjeant-at-arms Ivo de Welle the arrears of the 10 marks yearly that the king granted to him for life on 24 July, in the 11th year of his reign, from the ferm of that city, and to continue to pay him that sum yearly.

By K.

*MEMBRANE 2.*June 8.
York.

To the treasurer and barons of the exchequer. Order to enquire whether a corrody in the hospital (*Bederna*) of Beverley is of the prebend of the archbishop of York, and whether it is and was of the archbishopric at the time when the archbishopric was taxed in spiritualities and temporalities in gross at 2,000 marks, so that it ought to be comprehended under that taxation and under no other, and, if they find that it is so, to acquit William, archbishop of York, of all the sums of money that are exacted from him by reason of the aforesaid corrody because of the taxation thereof, and to

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Membrane 2—cont.

cause the taxation of the corrody to be extracted from the rolls of the exchequer and annulled, as the archbishop has shewn to the king that divers sums of money are exacted for divers grants and contributions imposed upon the clergy of that province because the corrody, which is annexed to the archbishopric, and whereof the prebend and canonry (*canonia*) of the archbishop in St. John's church, Beverley, consist and have consisted time out of mind, has been erroneously taxed as the portion of Walter le Botiller because it was in his hands when the taxation was made, Walter Gyffard, late archbishop, having assigned it to him during pleasure.

By K.

June 8.
York.

To the same. Order to acquit the aforesaid archbishop of the separate portions of money exacted by them from him in the counties of Lincoln and Gloucester for the lands of the archbishopric in those counties, and hereafter to charge the archbishop in the county of York with his contributions to aids and impositions, in which county what is due from him may be levied fully, and to charge him in no wise with any separate sums in other counties, if it appear to them that the lands in the counties of Lincoln and Gloucester are included with the other lands of the archbishopric in the county of York and other counties in the taxation of the archbishopric in gross at 2,000 marks, as the archbishop has shewn the king that the said lands are so included.

To the same. Order to acquit the aforesaid archbishop of all sums exacted by them from him by reason of the church of Kynaldstowe, co. Nottingham, if it appear to them by inquisition or otherwise that the church was of the archbishopric at the time of the taxation and from time out of mind, so that it ought to be included in the aforesaid taxation of 2,000 marks, and to cause the taxation of the church to be annulled, the archbishop having shewn the king that they exact divers sums by reason of the said church because it was at the time of the taxation taxed in error by itself as if it were separate from the archbishopric, whereas it was of the archbishopric at that time and had been from time out of mind.

To the same. Order to acquit the aforesaid archbishop of 4*l.* 12*s.* 10½*d.*, which they exact from him for the chattels of Arnold de Salso Marisco, who was delivered to his predecessor John according to the privilege of the clergy upon his indictment before the late king's justices for certain felonies, if they find that his chattels did not come to the said John's hands, as the archbishop has shewn the king that the chattels did not come, and ought not, according to law and custom, to have come to the said John's hands.

To the same. Order to call before them Master Thomas de Sancto Albano and his co-executors of the will of Master William de Grenefeld, late archbishop of York, and to charge them with 100*s.* in which he made fine with the king for licence to give certain tenements in Ripton and Dalle, near Thornton, to a chaplain to celebrate divine service daily within his manor of Ripon, and to acquit the present archbishop thereof, who has shewn the king that the treasurer and barons exact the above sum from him although the said executors have sufficient of the said William de Grenefeld's goods to satisfy the king for the above sum.

To the same. Order to acquit William, archbishop of York, of 200 marks that they exact from him for the tenth granted to the king by the clergy of the province of York in the 10th year of the king's reign, as it appears by the rolls of chancery that the archbishopric was then void by the death of William de Grenefeld and was then in the king's hands.

To the same. Order to acquit W. archbishop of York of the scutage that they exact from him for five knights' fees for the late king's armies of Wales in the 5th and 10th years of his reign, which the archbishop of York at that time acknowledged to the late king, as the archbishop had his

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Membrane 2—cont.

service therefor in the said armies, as appears by the late king's rolls of the marshalsea.

June 23.
York.

To the sheriffs of Lincoln. Order to arrest goods of the men and merchants of the power of the count of Hainault, Holland, and Zeeland, and of the towns of Cologne, Dortmund, Rikelynghous, Lubyk, Osenbrugg, Menstre, Grippeswold, Sussalt, and Hamburgh to the value of 230*l.*, the residue of 300*l.* for which the king ordered them to arrest goods of the said men because the count and the burgomasters, *schöffen*, *consules*, and bailiffs of the aforesaid towns had failed to cause restitution or satisfaction to be made to William de Wyddeslade, citizen and merchant of London, for his goods to that value laden at Sluys (*le Schus*), in Flanders, in a ship of Laurence Pollesson of Brabant, which were captured by certain malefactors of those parts and towns on the coast near Wynterton, co. Norfolk, whilst the ship was on her voyage with the said goods to England and to the value of 100*l.*, at which his damages are estimated, the sheriffs having arrested goods to the value of 70*l.* from Hermann le Skypper, merchant of Almain, by virtue of the king's previous order to arrest goods on this account, which goods the king caused to be delivered to William.

By K. and C.

June 23.
York.

To the same. Order to restore the goods of William le Rede, Henry de Bevre, John Saffrauns and his fellows, John le Whyte, Conrad le Swart, and other merchants of the aforesaid towns of Almain, arrested by them in execution of the king's aforesaid order to arrest goods on the above account, they having returned that they had arrested goods of the aforesaid merchants and of Hermann le Skippere to the value of 400*l.*, the king having ordered Hermann's goods to the value of 70*l.* to be delivered to the aforesaid William de Wyddeslade because Hermann had ceased to be of the Hanse of the Almain merchants in London, as the king has granted to the merchants of the Hanse aforesaid that their goods shall not be arrested within his realm for any debt whereof they are not sureties or principal debtors or for any trespass committed by other persons. They are ordered to discharge Robert Person, Luke de Havering', Stephen de Preston, Robert de Dodeford, John de Costum, John de Bristoll, John de Romenay, John de Wrotham, and John Brond of their mainprise to answer for the aforesaid goods.

By K. and C.

June 22.
York.

To the sheriff of Lincoln. Order to restore his goods to Master Ralph de Kent, clerk, which were taken into the king's hands upon his indictment before Simon le Chaumberleyn and William de Isnny, the king's justices to deliver Lincoln gaol, for forging the king's money, as he has purged his innocence before J. bishop of Lincoln, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

June 27.
York.

To the sheriff of Wilts. Order to repair the king's chapels in the manor of Claryndon by the view of men of those parts.

By K.

June 28.
York.

To William de Ros of Hamelak. Order to supersede entirely the taking of certain custom upon goods for sale passing over or under the bridge of Boston and coming from elsewhere to the town, which the king granted by his letters patent that he should take from 5 June last until the end of five years in aid of repairing the bridge and pavement of Boston, as the king learns from trustworthy testimony that the bridge and pavement do not need repair.

By K.

June 26.
York.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Ros of Yolton, whom the king has amoved from office for insufficient qualification.

MEMBRANE 1.

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June 28.
York.

To Master Walter de Islep, treasurer of Ireland. Order to cause the bell-tower of the church of St. Mary del Dam, adjoining Dublin castle, to be repaired at the king's charge in the manner ordained by John de Hothum, as the king is given to understand that the said John, whilst in Ireland upon certain of the king's affairs, ordered the bell-tower to be pulled down and the stones thereof carried into the castle for the repair of the same, for the security and protection of the castle against certain perils that were feared, and that the treasurer has not caused the bell-tower to be repaired, although John ordered him to do so.

By K.

June 26.
York.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of Luke de Ovre, whom the king has amoved from office for insufficient qualification.

June 28.
York.

To the treasurer and chamberlains. Order to pay to Robert de Gray, knight, 84*l.* 19*s.* 10*d.*, which the king owes him for the arrears of the wages of himself and his four esquires with him at the king's wages in munition of the town of Berwick-on-Tweed, and for recompence for certain of his horses lost there in the king's service, as appears by a bill under the seal of office of the chamberlain of Scotland and the seal of John de Weston, late chamberlain of Scotland.

By K.

July 1.
York.

To Roger de Mortuo Mari of Wygemore, justiciary of Ireland. Order to cause Thomas son of John, earl of Kildare, to have the king's service in Ireland, in order to avenge the death of Richard de Clare, who was slain by certain Irish rebels, which service was lately granted to Richard de Burgo, earl of Ulster, for the land of Ulster by the assent of the magnates of that land, but was not then made. If the service was made when granted to Richard de Burgo, he is to convoke such of the council of those parts as shall seem fit to him, and to cause the earl of Kildare to have another service of the king's, provided that the justiciary can obtain the assent of the magnates of that land.

By K.

June 24.
York.

To J. bishop of Winchester, the treasurer. Order to cause friar Robert de Wirsop, S.T.D., of the Augustinian order, to have his reasonable expenses in going from Toulouse, where he was when he joined the other envoys, to the Roman court upon certain affairs of the king, and in staying there, and returning to the king in England.

By K.

July 1.
York.

To Master Richard de Clare, escheator beyond Trent. Order to deliver to Laurence Lespicer the virgate of land in Eston, co. Northampton, that Simon le Barber held for life by the grant of Guy de Bello Campo, earl of Warwick, which came to the king's hands upon Simon's death and on account of the minority of the earl's heir, together with the issues of the same from 10 December, in the 10th year of the king's reign, when the king committed the same to Laurence.

July 3.
York.

To the bailiffs and community of the town of Hertelpol. Order to deliver to Roger Lacatour and Theobald de Barton the ship wherein certain Scotch rebels were lately captured and the goods and chattels found in the same, which are forfeited to the king, and to cause them to have men to bring the same securely to the king at York, as the king is sending Roger and Theobald thither for this purpose.

By K.

July 1.
York.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to proceed in the matter of the appeal of William de Borghwardesley, William de Blythebury, Hugh Breton, Thomas de Rodes, Robert de Wyckerslaye, John Rocelyn, David le Walshe, William Freman,

1319.

Membrane 1—cont.

John le Bretayn, and Thomas le Breton, William Underway of Wynteworth, Peter de Rodes, and Alan de Glencham made before the king by Alice, late the wife of William Grace, for the death of her said husband, by reason whereof they were arrested and are imprisoned in the marshalsea prison, so that the matter may be terminated, if possible, before the recess, the persons appealed having petitioned the king to cause speedy justice to be done to them upon the appeal.

By K. and C.

*Vacated, because it was restored and cancelled.*July 7.
York.

To Warin de Insula, constable of Wyndesore castle. Order to deliver to the chaplains celebrating in the king's chapel within the castle bread, wine, oil, and other small necessities for divine service from Michaelmas last until next Michaelmas.

July 6.
York.

To the treasurer and chamberlains. Order to pay to the king's yeoman Gasset de Layvill 100 marks, in aid of his marriage, which the king granted to him and ordered to be paid to him by the sheriff of Bedford, Gasset having giving the king to understand that he has not received the above sum nor any part thereof; provided that Gasset shall answer for the same or any part thereof if it be found that he has received it or any part of it from the said sheriff.

[By p.s. 4964.]

July 5.
York.

To Roger de Mortuo Mari, justiciary of Ireland. Order not to assign until further orders the lands of Hugh de Lascy in Tagh . . bregbrook and Fyngalleston and of Almaric de Lascy in Portlek, county Meath (*Midd'*) which escheated to the king because they adhered to the Scotch rebels, to any persons of that land by virtue of any writ of the king's to assign escheats in Ireland to any persons of that county in consideration of their good service, as the king is given to understand that the aforesaid lands are very useful and that it is necessary to keep them in his hands.

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*MEMBRANE 31d.*July 9.
Northampton.

Yevan de Broghton acknowledges that he owes to Master Henry de Clyff 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Chester.

July 10.
Northampton.

Stephen de Beek, parson of the church of Eddeworth, diocese of Lincoln, acknowledges that he owes to Hamon Serich 30*l.*; to be levied, in default of payment, of his land and chattels in co. Bedford.

John son of Robert Holdeward of Kemeston acknowledges that he owes to Geoffrey de Brampton, parson of the church of Brynton, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

July 10.
Northampton.

To the abbot and convent of Bardeneye. Order to grant to the king's clerk William de Kyngeston a suitable pension, they being bound to grant a pension to one of the king's clerks by reason of the new creation of the abbot.

By K.

July 11.
Northampton.

Ed. Bacun, knight, acknowledges that he owes to John de Hastynges, knight, executor of the will of John de Hastings, his father, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

— Ralph de Eu, count of Eu, and Joan his wife, eldest daughter and co-heiress of Drogo de Merlawe, put in their place Nicholas del Atre, Nicholas Gerard, and Thomas de Pountfreit to seek and receive in chancery

1318.

Membrane 31d—cont.

her purparty of her father's lands, knights' fees, and advowsons in England and Ireland.

Robert son of Nicholas de Meperteshale acknowledges that he owes to Walter de Cranden, executor of the will of Ralph Paynel, 100s.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

July 11.
York.

To the sheriff of York. Order to cause proclamation to be made forbidding any person to make assemblies of men-at-arms or other illicit assemblies, or to take any freemen or others to any place within or without the sheriff's bailiwick upon feigned reasons, and to inhibit all and singular from being intendent or obedient to any person in such assemblies without the king's special order. [*Fædera.*]

To like to all the sheriffs of England. [*Ibid.*]

July 10.
Northampton.

To the master and brethren of St. Leonard's hospital, York. Order to admit into the hospital Evelina la Petyte, whom the king has caused to be sent to them, and to cause the necessities of life in food and clothing to be delivered to her during life according to the requirements of her estate.

By K.

Memorandum, that the king, on 10 July, granted to the master and brethren of St. Leonard's hospital, York, that they might acquire lands and rents that are not held of the king in chief in their own or in an alien fee to the value of 10*l.* yearly, notwithstanding the statute of mortmain, provided that it be found by inquisition that this can be done without damage to the king or any other.

July 12.
Northampton.

To the prior and convent of Worcester. Request that they will admit into their house Geoffrey le Corouner, who has long served the king and his father, and whom the king has caused to be sent to them, and that they will grant him by letters patent for life the same allowance in all things as Nicholas de Rentyn, now deceased, had in their house at the late king's request, certifying the king by the bearer of their proceedings herein.

July 12.
Northampton.

Elias son of Thomas le Clerk of Stapelho acknowledges that he owes to Robert de Bardelby, canon of St. Peter's York, 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

Walter son of Robert, lord of Daventre, acknowledges that he owes to John son of John de Daventre 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

July 13.
Northampton.

Thomas de Askelby, parson of the church of Frithindenne, acknowledges that he owes to William de Ayremynne, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

July 14.
Northampton.

John de Wolvretton, knight, acknowledges that he owes to Philip de Hardeshull 200 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

July 13.
Northampton.

To R. count of Flanders. Alexander le Convers, the king's clerk, and Giles de Hertebergh, whom the king lately sent to the count to explain certain matters touching a reformation of the damages inflicted upon each other by the subjects of the king and the count and upon other affairs touching the king, have returned to the king, and have informed him that the count desires such friendly reformation, and that he will send into this realm certain of his subjects to treat of such reformation at a day and place to be fixed by the king, to wit in the feast of St. Mary Magdalene; although the king desires to carry the premises into effect and to hasten

1318.

Membrane 31d—cont.

them as far as possible, he was unable to send his subjects to treat of the premises because he could not dispense with their presence, as he was, when Alexander and Giles came to him at Northampton, preparing for his journey to the north against the Scotch rebels, and as autumn now approaches, when such matters cannot be conveniently treated of, he thinks the morrow of Michaelmas next a suitable term to begin the premises at London: wherefore he requests the count to accept that term and place, and to send his envoys thither at that date, whither the king will send his envoys with sufficient power to treat and to complete what shall be ordained by common assent. The king has ordered the sheriffs and bailiffs of his realm to cause proclamation to be made that the men and merchants of the count's dominion may come into his realm, stay therein, return thence, and exercise their affairs, without their bodies or goods being arrested, until Christmas next, and has caused letters patent of safe conduct for them to be made, which he sends to the count by the bearer of the presents. He requests the count to cause proclamation and letters of safe conduct to be made for the men and merchants of the king's power in the places of his dominion and power. [*Fædera.*]

July 13. To the sheriffs of London. Order to cause proclamation to be made that Northampton. all merchants and others of the power of the count of Flanders may, until Christmas next, come into the realm in safety with their goods and merchandise, and may stay therein, and exercise merchandise and prosecute their other affairs, and return thence without arrest of their bodies, goods, or merchandise or other grievance by reason of the damages inflicted upon the king's subjects by men of the count's power, and to inhibit anyone aggrieving them contrary to such proclamation, as a treaty is about to be made between the king and count for the satisfaction for the damages on both sides. [*Fædera.*]

The like to the warden of the Cinque Ports and the sheriffs of York, Lincoln, Norfolk, Suffolk, Essex, Kent, Surrey, Sussex, Southampton, Somerset, Dorset, Devon and Cornwall. [*Ibid.*]

July 20. Thomas son of William le Latimer, knight, acknowledges that he owes to Northampton. William de la Beche, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

July 10. To the prior and convent of Wenlok. Request that they will admit into Northampton. their house the king's serjeant John de Baskervill in place of Hugh Rydel, deceased, who had an allowance from their house at the king's request, and that they will grant him for life by letters patent the same allowance as Hugh received, certifying the king by the bearer of their proceedings herein. By K.

July 21. John de Langford and William de Hoo acknowledge that they owe to Northampton. Hugh de Audele, the younger, 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Southampton, Hertford, and Devon.

Simon Plane, who served the king and his father, is sent to the abbot and convent of St. Albans to receive maintenance in the abbot's hospice of St. Julian near the town of St. Albans, to wit such as John Giffard, deceased, lately had there. By K.

Peter son of Henry de la Sale of Hangandhoghton, William de la Beche, and Nicholas de la Beche, knights, acknowledge that they owe to Simon de Dryby 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

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Membrane 31d—cont.

Enrolment of general release by Agnes, late the wife of Geoffrey de Brightwalton, to Sir Thomas de Folquardby, clerk, saving to her her demand against William Botun for land held by him in Chauseye. Witnesses: Sir William de Beresford, the king's justice, Sir William de Ayremynne, Sir Henry de Clif, Sir Robert de Askeby, Sir Edmund de Loundres. Dated at London, 16 June, 11 Edward II. *French.*

Memorandum, that Agnes came into chancery at Northampton, 21 July, and acknowledged the aforesaid deed.

July 22.
Woodstock.

William le Botiller of Werynton acknowledges that he owes to Thomas de Chaworth, son of William de Chaworth, knight, 360*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lancaster, Nottingham, and Warwick.

Thomas, abbot of Pippewell, acknowledges that he owes to Roger Ardyngelli, Francis Balduch', and Dinus Forcetti and their fellows, merchants of the society of the Bardi of Florence, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

July 20. Northampton. William de Rampton, yeoman of the king's pantry, who long served the late king, is sent to the abbot and convent of Pershore to receive for life the same allowance as Richard Fytel had in their house in his lifetime.

MEMBRANE 30d.

July 20. Northampton. To Thomas, earl of Lancaster. Prorogation of the king's late order to be at York on the morrow of St. James the Apostle with horses and arms, and all his service, to set out to repress the rebellion of the Scots, until the morrow of St. Bartholomew. By K.

[*Parl. Writs.*]

The like to seven earls and eighty others. [*Ibid.*]

Like prorogation of the order to have their service at York as above to W. archbishop of York, seventeen bishops, and forty-five abbots, abbesses, and priors. [*Ibid.*]

To the sheriff of Northampton. Order to proclaim the above prorogation. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Aug. 1. Northampton. James Beauflour of London acknowledges that he owes to Richard de Stanhou 50*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment, acknowledged by John Capon, one of Richard's executors.

Aug. 1. Northampton. John de Wolverton, knight, acknowledges that he owes to Ralph de Bray 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Upton puts in his place Thomas de Sancto Omero to seek and receive in chancery 10*l.*, which Adam atte Legh acknowledged in chancery that he owed to him.

Aug. 3.
Leicester.

Paulinus Peyvre acknowledges that he owes to Master John Walewayn, clerk, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

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Membrane 30d—cont.

John de Pulton puts in his place John de Crosseby and William de Ireby to sue and demand seisin of the lands in the king's hands by the death of Richard de Pulton, who held them by the courtesy of England after the death of Agnes Muschet, his late wife, mother of Richard son of Richard de Pulton, father of the aforesaid John, whose heir he is.

Nicholas de Ardern acknowledges that he owes to Richard de Cave 4 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

July 21. Master Richard Sauser, who served the king and his father, is sent to the Northampton. abbot and convent of Shirburn in Dorsete to receive for life the like maintenance in all things as Richard Beausamis, deceased, received in that house.

July 20. To J. duke of Britanny and Poitou. Request that he will cause his Northampton. men, merchants, mariners, and others to be strictly inhibited from attacking in hostile manner the king's men and merchants going to parts beyond sea or returning thence, as the king understands that merchants and mariners of the duke's power have prepared many ships of war and furnished them with men-at-arms for the purpose of robbing the king's merchants on the sea. The king has in like manner inhibited his men and merchants from attacking the duke's men and merchants, and he is prepared to exhibit justice to the duke's subjects complaining of damages inflicted upon them by his subjects. The duke is requested to write back by the bearer an account of his proceedings. [*Fœdera.*]

Aug. 1. To the abbot of Cîteaux. Request that he will excuse the attendance Northampton. of the abbot of Thame at the next chapter-general at Cîteaux, as he is charged with the prosecution of certain of the king's affairs, which will be much delayed if he attend the chapter, and that he will send letters patent to the abbot of Thame in this behalf, and that he will certify the king by the bearer of his proceedings.

Aug. 16. The prior of Lewes acknowledges, for himself and convent, that he owes Nottingham. to Gerard de Chartre and Nicholas Astolf, merchants of Luca, 260 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Cancelled on payment.

The prior of Lenton acknowledges, for himself and convent, that he owes to Vannus Grandon' and his fellows, merchants of the society of the Spini of Florence, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

July 25. Laurence son of Laurence de Preston acknowledges that he owes to Woodstock. Ralph son of Thomas de Ardern 10*l.* 2*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

July 20. To Thomas de Cantebr[ugg]. Order to be at Westminster on the Westminster. morrow of St. Peter ad Vincula next to treat with others of the king's counsel upon his affairs.

The like to :

Master Jordan Morand.

Sir Adam de Egleclive.

Thomas de Luton of Brakele puts in his place Robert de Roderham, clerk, to sue in the matter of a recognisance made to him by John Waldeshel in chancery.

July 20. Hugh son of Hugh de Audele acknowledges that he owes to Ralph Northampton. Basset of Drayton, knight, 500*l.*; to be levied, in default of payment, of

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Membrane 30d—cont.

his lands and chattels in cos. Lincoln, Rutland, Gloucester, Huntingdon, and Northampton.

Cancelled on payment.

July 30. Juliana de Newenham acknowledges that she owes to John de Olneye, Northampton. knight, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Warwick.

Joan wife of Thomas de Furnival the younger, one of the daughters and heiresses of Theobald de Verdon, tenant in chief, puts in her place Henry Beauveisyn to seek and receive in chancery her purparty of the lands, knights' fees, and advowsons of her father in England and Ireland.

Hugh de Audele, the younger, acknowledges that he owes to Ralph Basset of Drayton 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln, Rutland, and Gloucester.

Cancelled on payment.

William de Eyton acknowledges that he owes to Master Thomas de Cherleton 36 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Aug. 3. To Hugh le Despenser the younger. Order not to do anything in Northampton. breach of the king's peace by reason of the dissensions between him and his men of Glamorgan, on the one side, and William de Brewosa and his men of Gower, on the other, and to cause his ministers and men to desist from so doing. The king has sent like inhibition to William. By K.

Mandates in pursuance to the ministers, knights, free tenants, and all others of the land of Glamorgan and of the land of Gower.

Et erant patentes.

Aug. 10. To the abbot and convent of Fécamp. Request that they will grant for Leake. life certain land of theirs in the manor of Ecclesden, co. Sussex, to Thomas and Robert, brothers of William de Loppewell, clerk of John, bishop of Chichester, to whom they granted it for life at the bishop's request, as William, who has been promoted to an ecclesiastical benefice by the bishop, wishes to demise it to his aforesaid brothers, and that they will certify the king of what they shall do herein.

John Walewayn, clerk, acknowledges that he owes to Edmund Bacun, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Salop and Stafford.

*Cancelled on payment.**MEMBRANE 29d.*

July 27. To Master Richard de Clare, escheator this side Trent. Whereas the Woodstock. prior of Lewes lately made brother James de Cusancia, his fellow monk, prior of Preterwelle, as appears by his letters patent addressed to the king, and the king took the fealty of James and ordered the temporalities of the priory to be restored to him; and afterwards at the suit of brother William le Avernaz, monk of the order of Cluny, who asserted that he was canonically instituted prior of the same and that he had been despoiled thereof by James's procuration, the king ordered Master John Walewayn, then escheator this side Trent, to cause James to know that he should be before the king in chancery on the morrow of St. James last to shew cause why the temporalities of the priory ought not to be restored to William; and it is now intimated to the king by the complaint of James that the said William, pending the aforesaid day before the king, entered the priory

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Membrane 29d—cont.

with force and arms with a multitude of armed malefactors, and that he still holds it, wasting the goods of the same, expelling the monks, breaking open the chests, and usurping to himself the common seal and muniments of the priory, sealing obligations and blank letters therewith at his pleasure, and commits other enormities, which, if tolerated, would redound to the subversion of the priory, which is founded of the alms of the king's progenitors, especially as the temporalities of such a house of the king's patronage ought not to be delivered to any person or administered without the king's special order: wherefore the king orders the escheator to proceed at once to the priory, and to amove therefrom the malefactors aforesaid, and to take the priory and all appurtenances into the king's hands, and to commit the custody thereof to some one in whom he can confide, and to cause victuals and other necessities to be administered to the monks and servitors of the house from the goods of the same. He is ordered to cause James and William to know that they shall be before the king in chancery on the morrow of the Assumption to shew their right, if any, in the priory. If he find any persons resisting the execution of this order, he is to cause them to be attached by the sheriff of Essex and committed to prison until further orders. The king has ordered the sheriff to aid him in this matter.

By K.

Mandate in pursuance to the sheriff of Essex.

By K.

Aug. 16.
Clipstone.

John de la Sausery, who long served the king and his father, is sent to the prior and convent of Newenham to receive his maintenance for life in place of William Becok, deceased.

By K. on the information of brother Luke de Wodeford.

Aug. 25.
Nottingham.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to cause G. cardinal priest of SS. Marcellinus and Peter, and L. cardinal deacon of St. Mary's in Via Lata, returning to the Roman court from England, whither they came upon certain affairs touching the king and his realm, to have speedy passage in the port of Dover for themselves, their household, horses, and equipments at their own charge.

By K.

Aug. 23.
Nottingham.

To the sheriff of Nottingham. Order to cause regard to be made in the forest of Shirewode before St. Luke next, before the coming of the justices of the forest.

[*Capitula.*]Aug. 25.
Nottingham.

David Gogh, who long served the king, is sent to the prior and convent of Wirksope to receive such maintenance as Hugh de Badburgham, deceased, had in their house by the late king's request.

By K.

Walter le Furettour, who long served the king, is sent to the abbot and convent of Derleye to receive such maintenance in their house as Richard Charlemayn, deceased, had in their house at the late king's request.

Aug. 25.
Nottingham.

To the bailiffs of the borough and to the whole community of the town of Grantham. Order to punish by imprisonment the men of their town elected by them by virtue of the king's order to cause 40 footmen to be elected in their town and sent to York by a certain day in order to set out with the king against the Scots, and to compel them to come in the king's service, as the king learns that certain of them are rebellious and refuse to come in the king's service.

By K. and C.

[*Parl. Writs.*]

The like to:

The mayor, bailiffs, and whole community of the city of Lincoln, without mentioning the number.

The mayor, bailiffs, and whole community of the town of Nottingham for 40 footmen. [*Ibid.*]

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*Membrane 29d—cont.*Aug. 29.
Clipstone.

Richard son of William de Knaption acknowledges that he owes to Robert son of William le Vavassour 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 25.
Nottingham.

To Robert, king of Sicily. Request that he will promote the king's business in the Roman court with the pope and others, and that he will give audience to the king's clerk Master Aymericus Guirardi, archdeacon of Elne (*Elnen'*), in this behalf.

Aug. 29.
Clipstone.

Henry de Waterfal, parson of the church of Malteby, acknowledges that he owes to Richard de Estfeld of Tikehull and Simon de Stirap 17 marks 10*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 1.
Clipstone.

William Scot and William de Herlaston, parson of the church of Ibstock, diocese of Lincoln, acknowledge that they owe to Adam de Brom, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in cos. York and Lincoln.

*Cancelled on payment.*Sept. 3.
Clipstone.

John de Kirvesale acknowledges that he owes to William de Thornetoft, clerk, 9 marks 5*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

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William de Cressy the son puts in his place Roger de Shirburn, clerk, to seek and receive 200*l.* in chancery from the tenants of the lands that belonged to William de Cressy of Hoddesak, deceased, on the day when the deceased acknowledged the above sum to William the son in the late king's chancery.

Sept. 13.
Clipstone.

William fiz Waryn came before the king, on Wednesday after the Nativity of St. Mary, and sought to replevy to Peter fiz Waryn the said Peter's land in Westbury, taken into the king's hands for his default before the justices of the Bench against Thomas, prior of Monkton Farlegh. This is signified to the justices.

William le Fremon of Marchimleye acknowledges that he owes to Robert de Marchimleye, clerk, 46*s.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Enrolment of release by Galiana, late the wife of Stephen de Higeley, to John son of Ralph de Yerdhill of her right in a messuage, 8 acres of land and an acre of meadow in Yerdhill. Dated at York, 13 September, 12 Edward II. Witnesses: Thomas de Baumburgh, Roger de Wytewode, John Archer, John Galon, Adam Sharp of Wollovr', and Thomas son of Matilda of the same.

Memorandum, that Galiana came into chancery at York, on the said day, and acknowledged the above deed.

Sept. 8.
Clipstone.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to be at York in person in the octaves of Michaelmas with the rolls, records, and processes touching pleas pending before the king, in order to hold such pleas there.

By K.

Sept. 14.
Blyth.

William Scot acknowledges that he owes to Robert de Bardelby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

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Adam le Clerk of Lenne puts in his place William de Pyckeworth to levy, recover, and receive from Henry de Rikelynghous and the men of Lubyk, Strillemond (*sic*), and Grippeswold 300*l.*, and to prosecute against the men of Flanders and to recover and receive from them 288*l.*, in the king's court and elsewhere within the realm, as if Adam himself were present.

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Sept. 21.
York.*Membrane 29d—cont.*

Master Simon de Trosk (*sic*) le Mason acknowledges that he owes to William de Thorntoft, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. York.

Roger de Stocke acknowledges that he owes to John Giffard of Wone-warstowe 40l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Henry de Ridford acknowledges that he owes to John de Yordeburgh 50 marks 10s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nicholas Fraunceys of Wyrdlyngton acknowledges that he owes to Robert de Walkefare 40 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

William le Frend of Sutton acknowledges that he owes to John Russel of Bradenestok 100l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Richard Byron of Cadenay, knight, acknowledges that he owes to the prior of Newstead on Ancoln 20l.; to be levied, in default of payment, of his land and chattels in co. Lincoln.

— Peter, prior of the monks of Theford, puts in his place brother Henry de Brom, his fellow-monk, or William de Theford Wel or Thomas de Wytenden, to shew on his behalf in chancery acquittances to the amount of 200l., in which sum the prior was indebted to Master Berengar de Sancto Quiliano by recognisance made in chancery.

*MEMBRANE 28d.*Aug. 25.
Nottingham.

To W. archbishop of Canterbury. Summons to attend a parliament at York in three weeks from Michaelmas. By K. and C.

[*Parl. Writs.*]

The like to W. archbishop of York, A. archbishop of Dublin, and seventeen bishops. [*Ibid.*]

The like to the bishop of Bath and Wells. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to forty-three abbots and priors, the prior of St. John's Hospital, and the master of the order of Sempyngnam. [*Ibid.*]

To Thomas, earl of Lancaster. Summons to attend the above parliament. [*Ibid.*]

The like to eight earls and eighty-four others. [*Ibid.*]

The like to Master Robert de Pikeryng', dean of York, Master John Walewayn, the king's treasurer, the escheators on both sides of the Trent, and to twenty-one others. [*Ibid.*]

To the sheriff of Essex and Hertford. Order to cause two knights to be elected from each county, two citizens from each city, and two burgesses from each borough in his bailiwick, and to cause them to attend the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Sept. 20.
York.

To the master and brethren and sisters of the hospital of Neuton in Holdernessee. Order to admit into the hospital Cassandra, late the wife of Walter de Ros, and to provide her with maintenance for life according to the requirements of her estate, making her letters patent granting the same

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Membrane 28d—cont.

to her under their common seal, as the king wishes to provide her with suitable maintenance on account of her husband's service to the late king in Gascony and to the king in Scotland and in garrison of the town of Berwick-on-Tweed, where he was beheaded by the Scotch rebels because he would not adhere to them against the king.

By K. on the information of Master Thomas de Cherleton.

MEMBRANE 27d.

Sept. 23. Robert de Maneres of Stitlom acknowledges that he owes to Giles son of
York. John de Ferlington, knight, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Rythre acknowledges that he owes to Richard de Birkyng', executor of the will of Master Richard de Beverlaco, sometime parson of the church of Broghton-in-Craven, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Legh acknowledges that he owes to Geoffrey de Byngham 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Geoffrey de Byngham acknowledges that he owes to Richard son of Ralph de Byngham 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Edmund son of Adam de Ripplyngham acknowledges that he owes to Thomas de Ousthorp 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 24. To the bailiffs and men of Great Yarmouth. Prohibition of their in-
York. flicting damage or wrong upon the men of Little Yarmouth and Gorleston, or doing anything in disturbance of the king's peace, as the king is given to understand that they are preparing to enter the said towns by armed force on account of the disputes between the men of those towns.

The like to the bailiffs and men of the towns of Little Yarmouth and Gorleston.

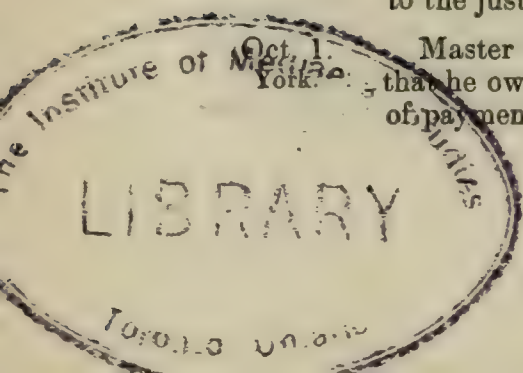
To the sheriff of Norfolk and Suffolk. Order to inhibit the men of Great Yarmouth and of Little Yarmouth and Gorleston from inflicting damage upon one another.

Sept. 26. David Gouch, who served the king and his father, is sent to the abbot
York. and convent of Maynan near Coneway in Wales to receive the necessities of life. By K.

Hugh Trufle, who served the king and his father, is sent to the rector of Assherigge in place of Reginald le Clerk, deceased, to receive such maintenance as Reginald had in the same (*sic*).

Sept. 26. John atte Grene of Layseby came before the king, on Tuesday after St.
York. Matthew, and sought to repievy the manor of Bronfeld belonging to him, his wife Margery, Herbert de Flynton and Cicely his wife, Isabella daughter of Walter de la Lynde, and Amice her (*ejus*) sister, taken into the king's hands for their default before the justices of the Bench. This is signified to the justices.

Master Thomas son of Richard son of Simon de Suthflet acknowledges that he owes to Walter de Fynchyngfeld 80 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.



1319.

Membrane 27d—cont.

William de Castello acknowledges that he owes to Brian de Herdeby 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William son of William de Sengham of Grantesele acknowledges that he owes to Richard son of John de Kymberle of Cantebrigg' 100 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Sept. 29.
York.

Elizabeth de Wygeton acknowledges that she owes to Walter son of Richard de Kirkebride, knight, 1,000 marks; to be levied, in default of payment, of her lands and chattels in co. Cumberland.

John de Coston, prebendary of Welynton, in the church of Hereford, acknowledges that he owes to William de Thorntoft, clerk, 20s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Anna, one of the sisters and co-heiresses of Richard Loveday, tenant in chief, whom Richard Hakoun married, and Katherine, the second sister, whom Roger de Tychebourn married, put in their places Roger de Tychebourn and John Balle to seek and receive their purparties of the lands, knights' fees, and advowsons of churches of their said brother.

Roger de Stocke acknowledges that he owes to John Giffard of Wone Warstowe 12l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

John de Foston and Adam de Polles acknowledge that they owe to Adam de Pannebury 4l. 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. York.

Alan, abbot of St. Mary's York, acknowledges, for himself and convent, that he owes to Roger Ardingelli and his fellows, merchants of the society of the Bardi of Florence, 200l.; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment, acknowledged by Guido Theathaldi, attorney of the said merchants.

Oct. 2.
York.

Marmaduke de Tweng, Robert son of William le Conestable of Flaynburgh, and William de Rodestan acknowledge that they owe to Roger de Seleby of York 200 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Robert de Hilton, Thomas de Bolton, Walter de Kelk, and John Baron, executors of the will of Ralph son of William, acknowledge that they owe to Roger de Mansergh 100s.; to be levied, in default of payment, of lands and chattels in co. York.

Oct. 2.
York.

To L. bishop of Durham. Request that he will admit Joan, late the wife of John de la Chaumbre, into his hospital of Shirburn, and cause her to have her maintenance in all things therein for life, and to cause letters patent granting the same to her to be made under the hospital seal, as the king wishes to provide her with maintenance, in consideration of the good service of her husband in Scotland, especially as he was slain by the Scotch rebels whilst defending the castle of Berwick-on-Tweed against them.

By K.

Oct. 4.
York.

John Roland of Guthmundham acknowledges that he owes to Ralph de Stoke, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Robert de Cotes of Raveneserodde came before the king, on Wednesday after Michaelmas, and sought to replevy his land in Raveneser-

1318.

Membrane 27d—cont.

odde, taken into the king's hands for his default before the justices of the Bench against Roger Hurtequarter and Alice his wife. This is signified to the justices.

*MEMBRANE 26d.*Oct. 5.
York.

Robert le Conestable of Flaynburgh acknowledges that he owes to Nicholas Flemmyng, citizen of York, 62*l.* 5*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh son of Ralph de Dryby of Lavyngton acknowledges that he owes to John de Wolyngham (*sic*), parson of the church of Styandeby, 25 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 6.
York.

John Paynel of Botheby acknowledges that he owes to John de Wokyngham (*sic*), parson of the church of Styenby, executor of the will of Master Robert Luterel, late parson of the church of Irneham, and his co-executors 90 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas de Veer, son of the earl of Oxford, acknowledges that he owes to Robert de Kendale 55 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Sept. 30.
York.

Robert Elewyn and Sarah his wife and Richard de Chestre came before the king, on Saturday after Michaelmas, and sought to replevy their land in Fynmer, taken into the king's hands for their default before the justices of the Bench against Cicely, late the wife of William de Lylyng'. This is signified to the justices.

Sept. 28.
York.

To the sheriff of Cumberland. Order to warn Andrew de Hartcla to appear in person before the king and his council in parliament at York in a month from Michaelmas to treat with the king of certain matters, and to enjoin him on the king's behalf not to deliver or eloign without special order the hostages in his custody for John de Murreth and Robert Barde.

By K. and C.

The like to the sheriff of Westmoreland.

Oct. 9.
York.

Reymund son of Alexander de Tykyngkote of Staunford acknowledges that he owes to Henry de Staunton 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Thomas son of Roger de Kyrdyn acknowledges that he owes to Robert de Clayton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.—The chancellor received the acknowledgment.

Oct. 9.
York.

Agnes, late the wife of John le Fevre, came before the king, on Monday the feast of St. Denis, and sought to replevy her land in Seleby, taken into the king's hands for her default before the justices of the Bench against William Aundel. This is signified to the justices.

Oct. 7.
York.

To Philip, king of France and Navarre. Letter signifying to him that the mayor and sheriffs of London arrested the following goods of certain merchants of Amiens and Rouen, to the value of 197*l.* 8*s.* 2*d.* sterling, by virtue of the king's orders to arrest goods of the men and merchants of the power of the king of France, and delivered the same to certain of the king's merchants of the city of London in part satisfaction of their damages, before the king caused such arrests to be suspended until All Saints next, by which time the king of France has promised to make satisfaction to the

1318.

Membrane 26d—cont.

king's merchants: goods of James Pruzel of Amiens to the value of 68*l.* 13*s.* 0*d.*; goods of John Malyn of Amiens to the value of 89*l.* 12*s.* 6*d.*; goods of Luke Lostiller of Amiens to the value of 72*s.* 8*d.*; goods of Nicholas Russinol of Amiens to the value of 20*s.*; goods of Firmin de Villers of Amiens to the value of 30*s.*; goods of Unricus le Mauner of Amiens to the value of 10*l.* sterling; goods of John Kau . . un of Rouen to the value of 4*l.*; goods of Roger Fosse to the value of 19*l.* As the mayor and sheriffs were unable to restore the said goods to the merchants of the king of France, the king notifies him concerning the same, so that their value may be deducted from the 2,000*l.* due to the king's merchants aforesaid.

Oct. 7.
York.

To the abbot and convent of St. Augustine, Canterbury, sub-collectors in the diocese of Canterbury of the tenth for one year imposed upon the clergy by the pope for the king's use. Order to certify the king in his next parliament at York in three weeks from Michaelmas next of what sums they have paid out of the first term of payment of the said tenth, and to whom, and by what warrant, and in what manner.

The like to the following sub-collectors:

The abbot and convent of Glastonbury, sub-collectors in the diocese of Bath and Wells.

The prior and convent of Worcester, sub-collectors in the diocese of Worcester.

The dean and chapter of St. Ethelbert, Hereford, sub-collectors in that diocese.

The prior and convent of Burton-on-Trent, sub-collectors in the diocese of Coventry and Lichfield.

The prior and convent of Llanthony, near Gloucester, sub-collectors in the diocese of St. Davids.

The sub-collector in the diocese of Exeter.

The abbot and convent of Tyntern in the diocese of Llandaff.

The bishop of Bangor, collector in his diocese.

The prior and convent of Vallis Crucis.

The abbot and convent of St. Mary's York, } sub-collectors in the diocese of York.
The abbot and convent of Seleby, }
The prior and convent of Thurgerton, }

The prior and convent of Durham, sub-collectors in the diocese of Durham.

Memorandum, that J. bishop of Ely, the chancellor, on Wednesday after St. Denis, to wit 11 October, upon setting out by the king's licence from York to Beverley, delivered the great seal under his seal by the king's order in St. Mary's Abbey, York, to Sir William de Ayremynne, keeper of the rolls of chancery, to do therewith what pertained thereto, and to keep it under the seals of Sir Geoffrey de Welleford and Sir William de Horlaston until the chancellor's return; which William [de Ayremynne] opened the seal in the abbey church at the third hour of the same day in the presence of Geoffrey and William, and other clerks of the chancery, and sealed writs therewith, and the seal remained after such sealing in William's custody under the seals of Geoffrey and William.

Oct. 13.
Burstwick.

John de Ferlyngton, knight, acknowledges that he owes to John de Ellerker, the elder, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Maners of Stitnom, the elder, acknowledges that he owes to John de Ferlyngton, knight, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 15.
Burstwick.

Geoffrey le Littestere came before the king, on Sunday the feast of St. Wulfram, and sought to replevy the land of himself and his wife

1318.

Membrane 26d—cont.

Beatrice in Wycleve and Girlynton, taken into the king's hands for their default before the justices of the Bench against Walter de Stapelton and Anabilla his wife. This is signified to the justices.

John de Heslarton and Gerard Salvayn acknowledge that they owe to William le Latymer, lord of Scamston, 100 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Oct. 17.
Burstwick.

Emma, late the wife of Henry Attedenes of Hundmanby, came before the king on Tuesday after St. Wolfram, and sought to replevy her land in Hundmanby, taken into the king's hands for her default before the justices of the Bench against Ralph Fauvel of Scoter. This is signified to the justices.

Oct. 16.
Burstwick.

William de Ros of Ingmanthorp acknowledges that he owes to Alan de Leaume 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 25d.

Oct. 25.
York.

Marmaduke de Tweng and Robert le Conestable, knights, acknowledge that they owe to Nicholas de Coloyne and Richard de Huntyngdon, merchants of York, 50*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

William de Briggate acknowledges that he owes to Robert de Bardelby, clerk, 37 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas le Agguiller of York acknowledges that he owes to Henry le Garligmonger of Norhampton 61*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Oct. 25.
York.

Simon, abbot of Seleby, acknowledges, for himself and his convent, that he owes to William Arnaldi de Portau, John Cosyn, and Gaillard de Sussoun, merchants of Gascony, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Alan le Seignour of Walton acknowledges that he owes to Ralph de Wygynton 20*l.*; to be levied in default of payment, of his lands and chattels in co. York.

Robert son of William le Conestable of Flaynburgh acknowledges that he owes to Eleanor, late the wife of Henry de Percy, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Oct. 29.
York.

John Haclut acknowledges that he owes to John Pecok, the elder, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Leicester.—The chancellor received the acknowledgment.

The abbot of Rievaux (*Rievall*) acknowledges, for himself and his convent, that he owes to Walter de Bakehous of Stokesleye and Margaret his wife 450 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Gilbert de Aton, knight, acknowledges that he owes to Nicholas le Flemyng of York and John de Stokesleye 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1318.

Membrane 25d—cont.

Ralph le Bloghere of Norwich acknowledges that he owes to Robert de Westle 30s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas de Furnivall, the younger, acknowledges that he owes to Giles Pecche 25 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Alexander de Ribbeton came before the king, on Sunday after SS. Simon and Jude, and sought to replevy to John de Ughtrethsat his land in Plomland, taken into the king's hands for John's default before the justices of the Bench against Walter de Plumland.

Adam de Swylynton acknowledges that he owes to Richard de Thorp and Alice his wife 9 marks 4s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Botetourt and Constantine Mortimer acknowledge that they owe to John de Claveryng 15*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.—The chancellor received the acknowledgment.

Thomas de Jernemuth of Lenne acknowledges that he owes to William de Whetaer' of Lenne 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Nov. 4.
York.

Peter Breton, Robert Breton, William de Paunton, and Walter de Toutheby acknowledge that they owe to Thomas de Bekering', knight, 140 marks; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Philip de Somervill acknowledges that he owes to Thomas de Everyngham 4 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.—The chancellor received the acknowledgment.

— Nicholas de Segrave puts in his place Thomas de Kiselyngbury to sue the execution of a recognisance made to him by John Abel, knight, for 85*l.* 7*s.* 0*d.*

Robert de la Lee of Reyndon acknowledges that he owes to Walter de Fynchynghfeld 22*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Nov. 6.
York.

Henry de Bosco, knight, acknowledges that he owes to Roger Damory 46*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Claveryng, knight, acknowledges that he owes to Robert de Bardelby, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Walter de Twynham, knight, acknowledges that he owes to Henry de Threlkeld 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Nov. 8.
York.

John Darcy came before the king, on Wednesday after St. Leonard last, and sought to replevy his land in Walkryngham, taken into the king's hands for his default before the justices of the Bench against Beatrice, late the wife of John Damyot. This is signified to the justices.

Peter Breton acknowledges that he owes to Robert Breton, knight, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

1318.

Membrane 25d—cont.

John de Scargill acknowledges that he owes to Henry de Threlkeld 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 10.
York.

William Thornene of Snaynton acknowledges that he owes to Ralph de Neville 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of William de Rouclyf, clerk, acknowledges that he owes to Thomas de Sibethorp, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Richard de Thorp near Newerk acknowledges that he owes to Nicholas le Flemyng of York 8 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Memorandum, that whereas Sir William de Thorntoft, keeper of the hanaper of chancery, on 16 November, was absolved from that office by the king and licensed to return home, the king, on the same day, appointed John de Ellerker, the elder, keeper of the hanaper in the same manner as others have had the office, and granted that he should in no wise be amoved from office during good-behaviour; which John, at the hour of vespers on the same day, took oath of office in the chamber of the bishop of Ely, the chancellor, in St. Mary's abbey, York, before the chancellor in the presence of William de Ayremynne, keeper of the rolls of chancery, and of the said William de Thorntoft, and of others.

MEMBRANE 24d.

Nov. 11.
York.

William de Wyddeslade puts in his place John Waldeshof to sue in chancery the matter of an arrest against William le Rede, Hermann le Skippere, Henry de Bevre, John Safran, John le White, Conrad le Swart, and their fellows, merchants of Almain, concerning a trespass committed upon him by certain men of Almain, and to receive restitution and satisfaction for his damages if the arrest happen to be adjudged.

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John de Olneye puts in his place John de Sancto Paulo to sue the matter of a recognisance for 20*l.* made in chancery by Juliana, late the wife of Philip de Newenham.

Nov. 11.
York.

John, abbot of Salley, acknowledges, for himself and convent, that he owes to William de Ayremynne, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Robert de Colville and John Bygot acknowledge that they owe to William le Latymer, lord of Scamston, 25*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Brother Reginald, prior of Gromond, and William de Lenne acknowledge that they owe to Robert de Colville and John Bygot, knights, 25*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

The prior of Montacute acknowledges, for himself and his convent, that he owes to William Person, 'Lumbard,' and Cambinus Fulberti, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Cancelled on payment.

1318.

Membrane 24d—cont.

The prior of Bridelyngton acknowledges, for himself and convent, that he owes to Robert de Cotingham, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Nov. 12.
York.

Amice, late the wife of William Wyrok of Suththrop, came before the king, on Sunday after Martinmas, and sought to replevy her land in Suththrop near Hornse, taken into the king's hands for her default before the justices of the Bench against Alan de Suththrop, chaplain. This is signified to the justices.

William son of Roger de Morteyn, knight, acknowledges that he owes to Ralph de Crophull, knight, 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

William de Thorntoft, clerk, acknowledges that he owes to John, bishop of Winchester, 70*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Worcester.

Cancelled on payment, acknowledged by John de Cokermuth and John de Heyden, clerk, executors of the bishop's will.

Nov. 12.
York.

Peter de Acclum acknowledges that he owes to William le Latymer, knight, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William Trussel, knight, and John de Nevill of Stoke acknowledge that they owe to William Gerberge, son of Thomas Gerberge, knight, 106*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in cos. Leicester and Lincoln.

Adam Carbonel of Radeclive acknowledges that he owes to Geoffrey de Mildenhale 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Thomas de Colevill and Peter de Acklom acknowledge that they owe to William le Latymer, knight, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Robert Petit of Suthmuskham and Adam de Coshale put in their place William de Creyk, clerk, to prosecute the matter of a recognisance made by them to Adam de Middleton against the executors of the said Adam.

Richard de Greystok acknowledges that he owes to Robert de Cleyton 22 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

John de Ros of Tidde acknowledges that he owes to John de Heselarton, James de Houton, Alan de Weybrede, and William de Brakenholm, executors of the will of William de Ros of Hamelak, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Ralph de Sandbache, dean of Holand, acknowledges that he owes to Robert de Cliderhou, clerk, 48 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

William son of William de Vesey of Neusom acknowledges that he owes to William son of Nicholas de Clif 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.—The chancellor received the acknowledgment.

Roger 'in the Garth' of Ellerker acknowledges that he owes to John, bishop of Ely, 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1318.

Membrane 24d—cont.

Thomas Dauncey and Alexander de Wyndesore acknowledge that they owe to the abbot of St. Mary's York 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Westmoreland.

To the sheriff of York. Order to cause proclamation to be made in his county [court] and in the town of Wartre and other neighbouring market towns that no person shall come with merchandise or other goods for sale to the manor of Wartre on the eve, day, and morrow of St. James the Apostle, or to buy goods there, or exercise any merchandise there, under pain of forfeiture of the goods for sale brought thither, as the prior and convent of Wartre have renounced before the king and his council in the present parliament at York a certain fair to be held at their manor of Wartre on the aforesaid days, which fair was granted to them by the charter of King Henry the king's progenitor, as appears by their letters patent sealed with their common seal remaining in chancery.

Enrolment of letters of the sub-prior and convent of Wartre confirming the petition shewn to the king and his council by brother William de Wellewyk, their prior, with the consent of their chapter, praying that they might renounce their right in the above fair and that the king would revoke and abolish the fair on account of the homicides and other enormities perpetrated therein yearly. They request the king to consent to the petition. *Undated.*

Nov. 16.
York.

To the prior of St. Katherine's without Lincoln, commissary in the diocese of Lincoln of Master Rigaud de Asser[io], canon of Orleans, nuncio of the pope. Order to supersede entirely the exaction of a year's fruit of priories in that bishopric when they happen to be void by pretext of Rigaud's commission to him, and to revoke any sentences made by him on this account, and to restore anything that may have been collected or levied by him or his ministers in this behalf, grievous complaint having been made by the earls, barons, and magnates of the realm in parliament at York that he exacts a year's fruits or the value thereof upon voidance from the priories of their patronage, the custody whereof pertains to them in time of voidance; for which they have prayed the king to provide a remedy; wherefore the king, after deliberation with his council, issues this order, because it is found that the exaction redounds not only to the prejudice of the patrons, but also to the depression and wasting of their priories, especially as the burdens incumbent upon the priories do not cease during voidance, such as divine services, hospitality, alms, and other works of charity, which could not be continued if the prior collected such fruits.

By K. and the whole C.

The like to the abbot of Evesham, commissary of the said Rigaud in the bishopric of Worcester.

MEMBRANE 23d.

Nov. 16.
York.

Stephen de Hasthorp, vicar of the church of Barton-on-Humbre, diocese of Lincoln, acknowledges that he owes to Master Robert de Ripplingham 15*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the county and diocese of Lincoln.

John de Asshelegh acknowledges that he owes to Thomas de Evesham, clerk, and John de Burgh, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

William de Ros of Ingmanthorp acknowledges that he owes to Vannus Bellard, merchant of Lucca (*Luk'*), 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

1318.

Membrane 23d—cont.

Hugh de Tildeslegh acknowledges that he owes to Margaret, late the wife of Henry de Workelegh, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Nov. 19.
York.

Thomas de Tolthorp, knight, acknowledges that he owes to William de Plaiz, knight, 400 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William de Ros of Ingmanthorp acknowledges that he owes to Gerard Salveyn 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Gerard Salveyn acknowledges that he owes to Richard de Barston and Joan his wife 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Ingelram Bernger acknowledges that he owes to Stephen de Segrave 20 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

William de Plaice, knight, and Robert de Bukton acknowledge that they owe to John de Barton, knight, 400*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Nov. 21.
York.

Geoffrey le Botyller came before the king, on Tuesday after St. Edmund, and sought to replevy the land of himself and his wife Margery in Bothum near York, taken into the king's hands for their default before the justices of the Bench against Alice, late the wife of Richard de Bouthum. This is signified to the justices.

William de Thorntoft, clerk, acknowledges that he owes to William de Ayremynn, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Roger de Northburgh, clerk, acknowledges that he owes to Robert de Bardelby, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Peter de Uvedale, knight, acknowledges that he owes to John de Heselarton, parson of the church of Stapelford Tany, 53*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Essex, Suffolk, and Norfolk.

Thomas Sherewynd and Peter de Bradefeld acknowledge that they owe to Alexander Talyfer 4*l.* 9*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffelk.

Richard de Albo Monasterio of Barneby-on-Done acknowledges that he owes to Adam le Ferrour of London 6*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Stephen son of William de Blaktoft acknowledges that he owes to John, bishop of Ely, 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 23.
York.

Roger Damory acknowledges that he owes to Thomas, earl of Lancaster, 906 marks 7*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged before Sir John de Merton, specially sent by the chancellor for this purpose.

1318.

Membrane 23d—cont.

Hugh Daudele, the younger, acknowledges that he owes to Thomas, earl of Lancaster, 1,229 marks 6s. 6d.; to be levied, in default of payment, of his lands and chattels in co. Kent.

William de Monte Acuto acknowledges that he owes to Thomas, earl of Lancaster, 413 marks 4s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Adam de Bykirstath acknowledges that he owes to Henry de Asphull 10l.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Simon de Waldeby acknowledges that he owes to Robert de Sancto Audoeno 96l.; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Farnylowe acknowledges that he owes to John de Fandonne 12 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Robert de Sandale acknowledges that he owes to Robert de Lascy 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of grant by Richard son of Richard de Buttrewyk to John son of Robert de Brampton of Netherdunsford and Alice his wife of their chief messuage in the town and territory of Netherdunsford, with all the marsh of his turbary and appurtenances in Brampton, which he had of John's gift by charter of feoffment. Witnesses: Richard de Lofthouses, Richard Warde, John atte Church (*ad Ecclesiam*), Ralph de Marre of Quixelay, John de Kyghelay, Simon de Overdunsford, Thomas de Dodderker of Grafton. Dated at Netherdunsford, on Friday after the Invention of the Holy Cross, 1316.

Nov. 25.
York.

Henry de la Pomeray acknowledges that he owes to John de Galmeton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Harsculphus de Whitewell acknowledges that he owes to Edmund de Neyrford 20l.; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Note of payment of 10l., acknowledged by Ed. de Brisingham, attorney [of the said Edmund].

Nov. 22.
York.

The sheriff of York. Order to cause two citizens from each city and two burgesses from each borough, discreet merchants, in his bailiwick to come to London in the octaves of St. Hilary, to treat with John de Cherleton, citizen of London, mayor of the merchants of this realm, and with other merchants concerning the holding of the staple of wool in Flanders and other matters touching the merchants of this realm, as the king wishes to have conference concerning these matters by discreet merchants of the realm, for which purpose he has enjoined the said John, who is fully informed of the matters aforesaid by the king's council, to be at London on the aforesaid octaves to inform the merchants of the above matters and to treat with them concerning the same.

By C.

[*Fœdera; Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Nov. 23.
York.

To the same. Order to cause proclamation to be made forbidding anyone injuring or aggrieving men, merchants, or others of Flanders, or arresting their goods this side the feast of the Assumption, as the king, on account of the treaty in progress between him and R. count of Flanders for the reformation of damages inflicted by their subjects upon each other, has received all merchants and others of the count's power into his protection in

1318.

Membrane 23d—cont.

coming into this realm with their goods and merchandise, staying therein, and returning thence, and has caused letters patent to be made in their favour to last until the Assumption. [*Fœdera.*]

The like to the following :

The sheriff of Northumberland.

The sheriff of Cumberland.

The sheriff of Lancaster.

The sheriff of Lincoln.

The sheriff of Norfolk and Suffolk.

The sheriff of Essex and Hertford.

The sheriffs of London.

The sheriff of Kent.

The sheriff of Sussex and Surrey.

The sheriff of Southampton.

The sheriff of Somerset and Dorset.

The sheriff of Cornwall.

The sheriff of Devon,

The sheriff of Gloucester. [*Ibid.*]

Roger Dubel of Bungeye acknowledges that he owes to Master William de Bella Fago, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Nov. 27.
York.

Simon Ward of Gyvendale and Walter de Haukesworth acknowledge that they owe to John de Rither 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the recognisance.

Cancelled on payment.

Robert son of William le Vavasour, knight, acknowledges that he owes to William de Sothill, clerk, 55*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Note of payment of 6*l.* 3*s.* 4*d.**

Robert de Barton acknowledges that he owes to Master Henry de Clif, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

John, bishop of Bath and Wells, acknowledges that he owes to William le Latymer, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

William Gower of Stitlom acknowledges that he owes to John son of Walter de Stokesleye 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 28.
York.

Henry son of Hugh acknowledges that he owes to John de Merkyngfeld, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Fournivall, the younger, acknowledges that he owes to William de Monte Acuto 36*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Roger son of William de Blaketoft and Thomas Page of Blaketoft acknowledge that they owe to John, bishop of Ely, 12 marks; to be levied, in default of payment, of their lands and chattels in co. York.

William Arnaldi de Portau, John del Cosyn, and Geoffrey de Visson, merchants of Gascony, put in their places Garcias de Lubynhon to prosecute the matter of a recognisance for 200*l.* made to them by Simon, abbot of Seleby.

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Membrane 23d—cont.

John de Burgh acknowledges that he owes to Hawisia de Mar 11 marks 6s. 8d.: to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

Nov. 30.
York.

John de Scotre, clerk, acknowledges that he owes to Robert de Clayton 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

MEMBRANE 22d.

Dec. 1.
York.

To the abbot of St. Augustine's Canterbury. Request that he will meet the archbishop of Canterbury at London on the morrow of the Purification to treat and consent to a subsidy to the king for the Scotch war, the prelates of the province of Canterbury having excused themselves from making such subsidy in the parliament at York on account of the archbishop's absence; for which reason the king has requested the archbishop to convoke the prelates and clergy of his province at the above date. By K. [*Parl. Writs.*]

The like to the abbots of St. Edmunds, Waltham, Westminster, St. Albans, Evesham, the prior of St. John's Hospital, and the master of the order of Sempingham. [*Ibid.*]

Nov. 25.
York.

To Robert, count of Flanders. Request that he will cause restitution or satisfaction to be made, according to the treaty between him and the king, to Robert son of Ralph de Burton Stathre for 9 serplers of wool of Lyndsey, price 90*l.* sterling, and 10*l.* sterling in money, laden by him at Kyngeston-on-Hull in certain ships of William Peterson and Peter Bellard for the purpose of carrying the same to Flanders to trade there with the same, which certain malefactors of the count's dominion took and carried away by force and arms on the sea-coast between Ravenes[ere] and Great Yarmouth, the count having failed to do justice to the said merchant although he delivered the king's letters to him praying him to do so, as appears by the testimony of men and merchants of the community of Kyngeston sworn and examined in this behalf made to the king under the seal of the community.

Be it remembered that whereas lately certain prelates, earls, and barons went, by the king's will and the assent of many great men and others of his council then at Norhampton, to the earl of Lancaster to treat with him upon the profit and honour of the king and his realm, when it was concluded between the aforesaid prelates, earls, and barons and the earl of Lancaster that the bishops, earls, and barons should remain with the king until his next parliament to counsel him in the affairs touching him, and of this and other matters an indenture was made to this effect: 'Indenture witnessing how the archbishop of Dublin, the bishops of Norwich, Ely, and Chichester, the earls of Pembroke and Arundel, Sir Roger de Mortimer, Sir John Somery, Sir Bartholomew de Badlesmere, Sir Ralph Basset, and Sir John Botetourt have, with the king's will and assent, spoken with the earl of Lancaster upon matters touching the profit of the king and realm in this form, that is to say, that the bishops of Norwich, Chichester, Ely, Salisbury, St. Davids, Carlisle, Hereford, and Worcester, the earls of Pembroke, Richmond, Hereford, and Arundel, Sir Hugh de Courteny, Sir Roger de Mortimer, Sir John de Segrave, Sir John de Grey, and one of the bannerets of the earl of Lancaster, to be named by him, shall remain with the king for a quarter [of a year] until his next parliament, so that at least two of the bishops, one of the earls, one of the barons, and one of the earl's bannerets shall constantly remain near the king, and that matters of

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Membrane 22d—cont.

charge that can and ought to be done without parliament shall be done by their assent, and if done otherwise, they are to be annulled and redressed in parliament by award of the peers; and all suitable matters shall be redressed by them; and at the parliament persons shall be chosen from them and from others who ought to be with the king by quarters, as they shall be chosen and assigned in parliament, to act and counsel the king in form aforesaid. And the above prelates, earls, and barons, with the will and assent of the king, have undertaken that the king shall make to the earl of Lancaster and his men and their retinues (*meignees*) release and acquittance of all manner of felonies and trespasses against his peace until the day of St. James in this year, and that the charters of release and acquittance shall be simple and without condition, and that if better security for them may be found, it shall be made to them at the next parliament and there affirmed before the king and his baronage. The earl of Lancaster has granted that he will make release and acquittance to all those adhering to the king who shall demand the same for what pertains to him for trespass against his person, and this shall be done so soon as the premises have been affirmed, and that he will not make suit of felony against any of them from the time when they receive his letters, saving to him all actions and suits against the earl of Warenne and those who assented and aided the felonies and trespasses committed by the earl of Warenne upon him; and that the ordinances shall be observed as they are contained under the great seal. And the following persons have undertaken, with the will and assent of the king, that the premises shall be observed in all points: the archbishops of Canterbury and Dublin, the bishops of Norwich, Ely, Chichester, Salisbury, Chester, Winchester, Hereford, and Worcester, the earl Marshal, Edmund his brother, the earls of Pembroke, Richmond, Hereford, Ulster, Arundel, and Anegos, Sir Roger de Mortimer, Sir John de Somery, Sir John de Hastings, Sir John de Segrave, Sir Henry de Beaumont, Sir Hugh le Despenser the son, Sir John de Grey, Sir Richard de Grey, Sir Bartholomew de Badlesmere, Sir Robert de Mohaut, Sir Ralph Basset, Sir Walter de Norwicz. In witness whereof the prelates, earls, and barons aforesaid have put their seals to one part of this indenture, and the earl of Lancaster has put his seal to the other part. Written at Leek, 9 August, 12 Edward II.'

And the said indenture having been read in this parliament, in the presence of all those assembled at the parliament, and all the matters therein contained having been diligently considered, the prelates, earls, and barons agreed, for the honour of the king and the profit of him and his realm, to pray and request him to assent that two bishops, an earl, and a baron, with a baron or banneret of the household of the earl of Lancaster, in the earl's name, shall be constantly with the king by quarters to execute and give counsel upon all the king's weighty matters that may be executed without parliament, until it shall be otherwise ordained by parliament, so that none of these matters shall be executed without the counsel and assent of the prelates, earls, and others thus remaining with the king, according to the form of the said indenture, and that such matters otherwise executed shall be annulled, as contained in the indenture. The king, desiring to be counselled in all manners that may turn to the honour and profit of himself and his realm, and having regard to the fact that, when he received the government of the realm, he found his land of Scotland at war against him, which war continues to this time, and that since his accession there has been a war against him in Ireland, and that many other impeachments have arisen, and still arise, there and elsewhere in his lordship, by reason whereof it seemed to him that he needed greater and more sufficient counsel with him, agrees and wills that he will have with him the prelates, earls, and barons to counsel him in form aforesaid, provided always that his ministers shall execute their offices as they ought to do, according to law and custom.

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Membrane 22d—cont.

Concerning the said releases and acquittances to the earl of Lancaster and his men, the king has granted, with the assent of the prelates, earls, barons, and commonalties of the realm in his parliament, that he will pardon the aforesaid earl and his retainers the suit of his peace and what pertains to him by reason of such suit of all manner of felonies and trespasses against his peace until the 7 August last, and that he will pardon outlawry to those who demand it, if outlawry have been pronounced against them before the making of their charters, and he ordered the bishop of Ely, his chancellor, to make charters under the great seal, simply and without condition, for the said earl and for those whom the earl shall name to the chancellor by his letters. Concerning the ordinances, the king wills and grants that they shall be held and kept in form aforesaid, and that all the above matters shall be enrolled in the rolls of parliament and in chancery, and shall be sent to the exchequer, and to both Benches, with orders to enrol them and observe them. [*Fœdera; Parl. Writs.*]

MEMBRANE 21d.

Dec. 8. William Gentilcorps acknowledges that he owes to Nicholas de Dunstall
York. 4 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Thomas Ughtred, knight, acknowledges that he owes to William de Redenesse of York 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Dec. 9. Adam de Skelton acknowledges that he owes to Hugh de Burgo, clerk,
York. 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

Richard Bustard acknowledges that he owes to Humphrey de Bohun, earl of Hereford and Essex, 14*l.* 4*s.* 10½*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Simon Warde acknowledges that he owes to Roger Damory 400*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William Tochet, knight, acknowledges that he owes to William de Ayremynne, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received the acknowledgment.

Cancelled on payment.

Robert de Cave, clerk, acknowledges that he owes to Richard de Ayremynne, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Anthony de Lucy, knight, acknowledges that he owes to Nicholas le Flemmyng of York 49*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment, acknowledged by John de Hemmyngburgh, executor of the will of Nicholas.

William de Ousebourn acknowledges that he owes to John de Carleton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

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*Membrane 21d—cont.*Dec. 4.
York.

To Robert de Wodehous, clerk. Order to attend to the making and rendering of the account of Ingelard de Warle, deceased, of the 3rd and 4th years of the king's reign, when Ingelard was keeper of the wardrobe and Robert was cofferer, according to the manner and form in which other cofferers have been wont to make and render account, and to speed all those who are bound to render such accounts for the above time.

By K. and C.

The like to John de Okham, clerk, '*mutatis mutandis*.'

To the treasurer and barons of the exchequer. Order to cause the aforesaid Robert and John to attend to the making and rendering of the aforesaid account.

By K. and C.

Dec. 10.
York.

Thomas de Filyngham of Faxflet acknowledges that he owes to John, bishop of Ely, 22 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William de Wederhale of Northallerton acknowledges that he owes to Master Geoffrey, parson of Langeton church, 56*l.* 3*s.* 4*d.*; to be levied in default of payment, of his lands and chattels in co. York.

Dec. 7.
York.

To the sheriff of Somerset and Dorset. Order to cause proclamation to be made prohibiting any one tourneying, etc., or exercising feats of arms anywhere in the realm, except for the expedition of the Scotch war, without the king's special licence, under pain of a year's imprisonment and grievous ransom therefrom, and to arrest any one presuming to do so, as the king understands that many persons exercise feats of arms notwithstanding his late prohibition. [*Fœdera; Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Dec. 11.
York.

William Dalizon of Laghton and William son of Robert de North Elkyngton acknowledge that they owe to Henry de Kelstern, merchant, and Robert atte Church (*ad ecclesiam*) of Kelstern 28*l.* 16*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

*MEMBRANE 20d.*Dec. 2.
York.

William de Ros of Ingmanthorp acknowledges that he owes to Henry de Byngham 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Edmund de Ryvers, knight, acknowledges that he owes to Nicholas le Flemyng, citizen of York, 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh de Bello Campo acknowledges that he owes to Richard de Alresford, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Thomas de Roshale, knight, puts in his place John de Norton and Robert de Marchumleye, to defend a recognisance of 100*l.* made by him in chancery to John de Hankere, and its execution.

Nov. 25.
York.

To the sheriff of Devon. Order to cause two ships to be hired for William Martyn at his expense to carry victuals and other necessities to the marches of Scotland for the maintenance of himself and his men, the said William, who is about to set out to join the king in the octaves of Holy Trinity, having prayed the king to aid him in procuring two ships for the above purpose.

By K. and C.

1318.

*Membrane 20d—cont.*Dec. 2.
York.

John le Treour is sent, on account of his good service to the king and Queen Isabella, to the abbot and convent of Burton-on-Trent to have his maintenance there in place of Bonus le Messenger. By p.s.

Dec. 10.
York.

To the treasurer and barons of the exchequer. Order to permit the master and brethren of St. Leonard's hospital, York, to have respite of all debts due to the king until the end of three years to come, the king having granted them respite until then unless he ordain otherwise in the meantime. By K.

Dec. 9.
York.

To the sheriff of York. Writ for payment of the expenses of Alexander de Cave and John de Barton of Friton, knights of that county, for their attendance at the parliament at York, to wit 5s. a day each. By K. and C. [*Parl. Writs.*]

Like writs for other counties. [*Ibid.*]

To the mayor and bailiffs of Lincoln. Like writ for payment of the expenses of Thomas Gamel and Henry Stoyl, citizens of that city, to wit 2s. a day. [*Ibid.*]

The like for sixteen other cities and towns. [*Ibid.*]

Dec. 8.
York.

Christiana de Hauville, whose husband and three sons [were slain] by the Scotch rebels and her lands and goods totally destroyed and wasted by them, is sent to the prior and convent of St. Katherine's without Lincoln to have her maintenance amongst the sisters of that house until she be able to live of her own. By pet. of C.

*MEMBRANE 19d.*Dec. 16.
York.

To the abbot and convent of Messenden. Request that they will admit into their house William Bellard, 'charetter,' who long served the king and his father, whom the king is sending to them, and that they will deliver to him the necessaries of life in food and clothing according to the requirements of his estate, and that they will cause letters patent to be made under the common seal of their house granting the same to him, writing back an account of their proceedings herein. By p.s.[4922, 4923.]

The like for the following:

Henry Buffard, sent to the abbot and convent of Evesham.—Afterwards, they being reasonably excused, on 12 March, he was sent to the prior and convent of Doddeford.

Robert de la Chapele, sent to the abbot and convent of Bordesley.

Warin Pollard, sent to the prior and convent of Bykenaker.

Laurence de Hadenham, sent to the prior and convent of Nuttele.

John de Nedham, sent to the master of the hospital of Newton in Holderness.

Henry de Hautot, sent to the prior and convent of Thurgarton.

Roger de Scardeburgh, sent to the abbot and convent of Kirkestede.

Robert de Derby, sent to the abbot and convent of Sautre.

John de Coumbe, sent to the abbot and convent of Milton.

William de Grayby, sent to the prior and convent of Lewes.

Walter Carp, sent to the master and brethren of the hospital of St. Juliana (*sic*) near [St.] Albones.

Henry le Stedeman, sent to the abbot and convent of Thornton-on-Humbre.

John de Esburn, sent to the abbot and convent of Dorle.

Nicholas Taunt, sent to the abbot and convent of Roche.—Afterwards, 10 March, he was sent to the prior and convent of Chacumbe.

Richard Harwe, sent to the abbot and convent of Crokesden.—Afterwards, 8 March, he was sent to the prior and convent of Wroxton.

1318.

Membrane 19d—cont.

Geoffrey de Thorpe, sent to the prior and convent of Merton.
 William de Frithe, sent to the abbot and convent of Barlinge.
 William Wyteby, sent to the abbot and convent of Seleby.
 Philip de Leghton, sent to the abbot and convent of St. Edmunds.
By pet. of C.
 Henry de Oldington, sent to the abbot and convent of Westminster.
 Walter de la Marche, sent to the prior and convent of St. Denis
 near Southampton.
 Robert de Maners, sent to the prior and convent of Byngham.
 John de Cotham, sent to the abbot and convent of Bintteley.
 William del Halle, sent to the abbot and convent of St. Oditha.
 Geoffrey le Coroner, sent to the abbot and convent of Bruerne, in place
 of Richard le Riche of Brymesgrave.
 Robert de Croilonde, sent to the abbot and convent of Revesby, in
 place of Hugh le Keu.

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March 30.
 York.

William de la Mare, sent to the abbot and convent of Cirencester.
By p.s.

April 3.
 York.

William le Ferour, sent to the prior and convent of St. Thomas near
 Stafford.
By p.s.

April 18.
 York.

William de Rampton, yeoman of the king's pantry, sent to the prior
 and convent of Montacute, in place of Thomas Deveneys, deceased.
By p.s.

April 14.
 York.

Geoffrey de Thorp, sent to the abbot and convent of La Ford, in place
 of William le Asseman, deceased.
By p.s.

May 15.
 York.

William de Laxton, sent to the abbot and convent of St. Benedict
 Holme, in place of Roger le Ussher.
By K.

March 13.
 York.

To the prioress and nuns of Staynfeld. Request that they will admit
 Mary Ridel into their house, and assign her a chamber therein, and deliver
 her for life maintenance in food, clothing, shoeleather, and all other neces-
 saries according to the requirements of her estate, and that they will make
 letters patent specifying all the things that she ought to receive for her
 maintenance, and that they will certify the king of their proceedings herein,
 they having deferred doing so in answer to the king's former request by
 certain excuses that the king deems insufficient.
By K.

March 20.
 York.

To the abbot and convent of St. Thomas the Martyr near Dublin. Re-
 quest that they will grant to Donald (*Dovenaldus*) de Atheles, the king's
 envoy, sufficient maintenance for life in food and drink, clothing, shoeleather,
 livery for a horse and groom, a suitable chamber within the enclosure of the
 abbey, candle, firewood, and all other necessities, and that they will make
 to him letters patent specifying what he should receive, certifying the king
 of their proceedings by the bearer.
By p.s.

1318.

MEMBRANE 18d.

Dec. 13.
 York.

Hugh de Skelton of York acknowledges that he owes to John de
 Ousthorp, clerk, 11*l.*; to be levied, in default of payment, of his lands and
 chattels in co. York.

Cancelled on payment.

1318.

Membrane 18d—cont.

William Cussyng of York and William Mirth of the same acknowledge that they owe to John de Ellerker, the elder, 100s. ; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.*Dec. 18.
York.

John de Yerdhill acknowledges that he owes to the abbot of St. Mary's York 30l. ; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Richard le Littester of Wygan acknowledges that he owes to Robert de Cliderhou, clerk, 40l. ; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Dec. 7.
York.

To R. count of Flanders. Request that he will give credence to W. bishop of Exeter and Humphrey de Bohun, earl of Hereford and Essex, constable of England, and the king's clerk Master John Walewayn, D.C.L., whom the king is sending to him and to W. count of Hainault, Holland, and Zeeland, and lord of Friesland, to treat of peace between them, which the king desires to establish for their common benefit and because the merchants of his realm going to their lands suffer many damages on account of the war between them. [*Fœdera.*]

The like to the said earl of Hainault. [*Ibid.*]

To John de Fienles. Request that he will give credence to the aforesaid bishop, Humphrey, and John, and that he will forward the above matter. [*Ibid.*]

The like to the following :

Sir Henry de Flandr.'

Sir Robert, son of the count of Flanders.

Sir John, count of Namuer and Rotheis.

Sir Louis, count of Nivers. [*Ibid.*]

Dec. 29.
York.

John Dunsel, citizen of York, acknowledges that he owes to John de Ousthorp, clerk, 71s. 3d. ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William de Usseburn of York acknowledges that he owes to John de Ousthorp, clerk, 71s. 3d. ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert son of Thomas de Pontefracto of Willesthorp acknowledges that he owes to William son of Nicholas de Seleby of York and Roger his brother 12l. ; to be levied, in default of payment, of his lands and chattels in co. York.

William de Leycestre, clerk, acknowledges that he owes to Thomas de Sibthorp, parson of the church of Shenle, 19l. ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Thomas de Bamburgh, parson of a moiety of the church of Elnestowe, diocese of Lincoln, acknowledges that he owes to Mary Heyron 10l. ; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment, acknowledged by Henry de Oggil, Mary's attorney.

Dec. 21.
York.

Robert de Barton acknowledges that he owes to William de Ayremynn, clerk, 6l. ; to be levied, in default of payment, of his lands and chattels in co. Westminster.

Cancelled on payment.

1318.

Membrane 18d—cont.

Enrolment of release by John son of Simon de Dreuton to John de Hothum, bishop of Ely, of his right in the lands in Hothum, Northcave, Iverthorp, and Dreuton that the bishop has of the gift of Sir John de Cave, uncle of the releasor, saving to the releasor the tenements of his father Simon de Dreuton in Northcave and Dreuton, which the releasor holds of the feoffment of the said Sir John de Cave. Witnesses: Sir Alexander de Cave, Sir Peter Deyvill, Sir John de Hothum, knights; John Tothe of Northcave, William de Danthorp of the same; Nicholas de Dombay of Hothum; John son of Sir Robert de Cave. Dated at Suth Burton, on Christmas Eve, 12 Edward II.

The said John came into chancery on the above day, and acknowledged the above deed.

Dec. 29.
Beverley.

John son of Philip Paynel acknowledges that he owes to William de Ayremynn, clerk, 21 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.—The chancellor received the acknowledgment.

Cancelled on payment.

MEMBRANE 16d.

Dec. 30.
Beverley.

John de Houton, clerk, has letters to the abbess and convent of Elneſtow to receive the pension due [to one of the king's clerks] by reason of the new creation of the abbess.

By p.s.

Agnes, late the wife of John Dargentein, tenant in chief, puts in her place Roger Hillar' to seek and receive her dower.

1319.

Jan. 3.
Beverley.

Walter de Redburn of Cadeneſy, Robert ſon of John de Huſum and Alice his ſiſter acknowledge that they owe to the prior of Newſtead-on-Ancoln' 36l.; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Jan. 6.
Beverley.

John de Nevill of Stoke acknowledges that he owes to William de Warton of Beverley 22l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

To the maſters, *échevins*, and bailiffs of the town of Malines (*Malinis*). Whereas at the complaint of Luke de Haveryng' and James Beauflour, merchants of this realm, that they ſent 21 barrels of honey, price 504l., 7 tuns of wine, price 49l., to Brabant for the purpoſe of trading there, the ſaid maſters, *échevins*, and bailiffs arreſted the ſaid honey and wine and detained it for ſome time, the king requeſted them to cauſe the honey and wine to be reſtored to the ſaid Luke and James; and the king afterwards learnt upon truſtworthy teſtimony that Luke and James ſuffered damage to the amount of 240l. ſterling by the arreſt and detinue of their honey and wine, and he requeſted the maſters, *échevins*, and bailiffs to cauſe ſuitable amends to be made to Luke and Simon for their damages: as they have not done ſo, the king again requeſts them to cauſe amends to be made to Luke and Simon according to his former requeſt, leſt renewed complaint reach him, whereby it would behove him to provide Luke and Simon with another remedy. They are deſired to certify the king of their proceedings herein by the bearer.

Jan. 5.
Beverley.

To the maſters, *consules*, *schöffen*, and men of the town of Strallesonde. Whereas at the ſuit of Thomas de Beverlaco, Nicholas Cobbe of Whiteby, John ſon of Gilbert de Paghel, Robert Preſt of Paghel, Robert le Corouner of Grimesby, and Richard Emmyng of Wainſlet, merchants of the

1319.

Membrane 16d—cont.

realm, that whereas they lately went to the parts of Strallesonde with their merchandise, the bailiffs and ministers of that town arrested 906 marks sterling of their money in that town, whereof 69 marks belonged to the said Thomas, by the wrongful procurement of Herman Meppen of Strallesond and John Skayl of Statine, which sum is still detained from them, the king wrote to the masters, *consules*, *schöffen* and men aforesaid to cause justice to be done to the said merchants: the king now requests them, as they have failed to do justice, to cause restitution to be made to the merchants and to cause full justice to be done them, as they would wish the king to do to merchants of their town in like case, certifying the king of their proceedings in this matter.

Jan. 7.
Beverley.

To Philip, king of France and Navarre. The king acknowledges receipt of his letter requesting the king to adjourn until the Ascension next the matter of certain merchants of the city of London concerning a sum of money that they ought to have received from the king of France according to the promises made by him in his letters. The king would be willing to grant such adjournment if he could do so without injuring the said merchants, who have refused in the king's court to assent to such adjournment, because they assert that they have sustained great labour and expenses on account of the previous delays in hope of obtaining payment; wherefore the king requests the king of France to excuse him for not acceding to his request.

Robert de Maners acknowledges that he owes to Thomas de Boleton, knight, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 1.
Beverley.

To the sheriff of Buckingham and Bedford. Order to arrest, under pain of forfeiture of everything that he can forfeit, all persons who have exercised feats of arms since the king's proclamations and inhibitions, or who shall hereafter exercise feats of arms, and to put them in prison until further orders, certifying the king of the names of those whom he shall arrest, as the king understands that many daily exercise feats of arms notwithstanding his proclamations and inhibitions. By K. and C. [*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

Jan. 10.
York.

William de la Rude acknowledges that he owes to John de Carleford 14 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Jan. 12.
York.

John de Ferlington, knight, acknowledges that he owes to Thomas de la River, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

William Plaiz of York acknowledges that he owes to Roger Basy of York 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Roger Lovel of Skelton acknowledges that he owes to Ellen, late the wife of William son of John le Carpenter of Skelton, 7 marks; to be levied, in default of payment, of his lands and chattels in the county of—(*in comitatu com.*).

Jan. 16.
York.

William de Slengesby acknowledges that he owes to Alexander de Cave and Robert de Amcotes 14 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1319.

Membrane 16d—cont.

Robert de Nassyngton, clerk, acknowledges that he owes to Richard de Wodehull 8*l.* 15*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Geoffrey Serton of Wylmerslay acknowledges that he owes to John de Heselarton, clerk, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 17.
York.

To the abbot of St. Augustine's, Canterbury. Notification that it is not necessary for him to be at London on the morrow of the Purification, to treat with the prelates and clergy of the province of Canterbury upon certain matters touching the king, as the king lately requested him to do.

[*Parl. Writs.*]

By K.

The like to the abbots of Waltham, Evesham, Westminster, St. Edmunds, St. Albans, the prior of St. John's Hospital, and the master of the Order of Sympingham. [*Ibid.*]

Amice, late the wife of Thomas son of Eustace, tenant in chief, puts in her place 'Thomas de Assh' to seek and receive her dower in chancery.

Jan. 20.
York.

Robert de Warton acknowledges that he owes to William de Thunneyk, clerk, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Jan. 18.
York.

To the chancellor, proctors, and other masters and scholars of the university of Oxford. Request that they will grant special licence to Master Richard de Vernoun, regent in canon law (*in decretis*) in the university, to attend to the custody of the spiritualities of the diocese of Hereford, as A. bishop of Hereford, whom the king is sending to the Roman court, desires to make Richard his vicar-general in his place, Richard having experience in that office, notwithstanding that Richard ought by the statute of the university to continue his lectures (*lecturam*) for one whole year, which is not yet completed.

Jan. 16.
York.

To S. bishop of London. Request that he will grant a suitable pension to Walter de Doddenham, the king's chaplain, as he is bound to grant a pension to one of the king's clerks by reason of his new creation. By p.s. [4932.]

Jan. 20.
York.

Hugh de Farndon came before the king, on Saturday the feast of SS. Fabian and Sebastian, and sought to replevy to Philip, parson of the church of Weston, Thomas de Weldon of Weston and Hugh Griffyn of Weston, their lands in Weston near Northampton, taken into the king's hands for their default before the justices of the Bench against Henry le Harpour of Lufwyk. This is signified to the justices.

MEMBRANE 15d.

Jan. 20.
York.

Henry son of Hugh, knight, acknowledges that he owes to Bernard Pelegrini, king's serjeant-at-arms, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1318.

Cancelled on payment.

Dec. 22.
York.

Richard de Bervill acknowledges that he owes to John de Ellerker, the elder, 2 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1318.

Membrane 15d—cont.

Thomas de Fencote acknowledges that he owes to Robert de Taunton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Enrolment of release by Roger de Springwell, 'scherman' of London, brother of Lettice, late the wife of William de Staunton, spicer (*apothecar*) of London, to Geoffrey de Meldeburn, citizen and merchant of London, of his right in a plot of land in the place called 'le Brodeselde' in Chepe, in the city of London, which plot formerly belonged to Rose de Coventr[eia], lying between the plot held by Henry Burel, mercer, which formerly belonged to John de Middelbourgh and Avelina his wife, and the land that Richard But holds on the other, which aforesaid plot Geoffrey had of the gift of the aforesaid William and Lettice. Witnesses: Thomas de Reddenes, mayor of the city of York, Adam Kyngesson, Thomas son of David le Irenmangere, Jordan Sauvage, bailiffs of York; Richard de Lincoln, John le Caller, William de Segrave, 'armurer,' citizens of London then in York; John de Wengrave, mayor of London; John de Dallyng' and John Poyntel, sheriffs of London; William de Hedersete, William de Causton, John Coton, Robert de Buddeford, Peter de Novo Castro, citizens of London. Dated at York, on Thursday the Conversion of St. Paul, 12 Edward II., within the verge of the king of England.

Memorandum, that Roger came into chancery at York, on Saturday following, and acknowledged the aforesaid deed.

1319.

Jan. 29.
York.

Richard Lasey of Folketon acknowledges that he owes to Gilbert de Yarewell, Walter de Yarewell, and William de Langeton, executors of the will of Roger de Thorneton, late parson of the church of Folketon, 105s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 27.
York.

To the minister-general and the other ministers-provincial, guardians, keepers, and other *diffinitores* of the chapter-general of the Friars Minors about to assemble at Marseilles. Request for their prayers for the good estate of the king, his wife Queen Isabella, and their children, and that they will cause them to be commended in like wise by the other friars of their order. [*Fœdera.*]

Agnes, late the wife of Andrew de Bolyngbrok of York, acknowledges that she owes to the prioress of Moneketon 20 marks; to be levied, in default of payment, of her lands and chattels in co. York.

Cancelled on payment.

William de Hunton acknowledges that he owes to Master Michael de Hartela 13 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Thunneyk, parson of the church of Menstreworth, diocese of Hereford, acknowledges that he owes to William de Ayremynne, clerk, 10l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in the said diocese.

Cancelled on payment.

George son of Gerard Salveyne and Gerard his brother acknowledge that they owe to Robert de Stiveton, knight, 20l.; to be levied, in default of payment, of their lands and chattels in co. York.

Feb. 1.
York.

Robert de Colevill, knight, acknowledges that he owes to Hugh le Despenser, the younger, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1319.

Feb. 3.
York.*Membrane 15d—cont.*

Peter de Malo Lacu acknowledges that he owes to Hugh le Despenser, the elder, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Assignment of dower to Ellen, late the wife of Nicholas de Sancto Mauro, of the said Nicholas's lands in Neuton-on-Sea, co. Northumberland, made at Neuton before Ralph de Crophull, escheator this side Trent, on Tuesday after the Conversion of St. Paul, 12 Edward II., by the oath of Roger de Weston, William Coroner, Adam de Ellyngham, Henry de Tughal, William de Bedenhale, Hugh de Bedenhal, William Skynner, John de Owhalton, Adam de Trewyk, Adam de Bradeford, John de Bewyk, and Robert Wendout. They assign to Alan de Charleton and Ellen his wife, in name of her dower, a third of the chief messuage of the said town of Newenton, to wit the part on the south with a turret; a third of 36 acres of arable land of the demesne; a third of the demesne meadow, with a third of all several pastures on the south, and with a third of all profits of the common pasture and waste of the same town. They also assign John Suter, Beatrice the widow, with two whole bondage-tenements (*bondag'*), Robert Turpyn with half a bondage-tenement, *nativi* and bondmen (*bond'*), with a third of a bondage-land (*terre bond'*) formerly held by Adam the miller (*Molend'*), with all their suits and *sequele*. They also assign Elias Raven, cottar (*cottar'*), with a cottage-tenement (*cottageo*), and a cottage-tenement that Henry Carald formerly held, with a third of a cottage-tenement that Elias the shepherd (*Bercarius*) formerly held, with all their suits and *sequele*. They also assign a third of a water-mill and a third of all the brewery in the town, a third of the quay for boats (*carii batellorum*) in the town, and a third of the perquisites of court of all strangers amerced there, with all ameracements of their tenants, and a third of 8*d.* of the service of Ed. de Crancestre and a third of the services of the heirs of Master Guyscard in the same town, and a third of 3*s.* 4*d.* from ten[ements] in Merall, and a third of a messuage in Alnewyk called 'le Wardeplace.' Dated at Neuton-on-Sea as above.

*MEMBRANE 14d.*Feb. 6.
York.

Adam de Sprotburgh acknowledges that he owes to John de Ousthorp, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Conan de Henlay and Walter de Henlay acknowledge that they owe to Richard de Huntington of York 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Feb. 5.
York.

To Peter Lenfaunt. Request that he will aid and counsel Hugh le Despenser, the elder, who is going in the king's service to parts beyond sea, in case he come to Spain, and that he will procure letters of conduct for him from A. king of Spain for so long as he shall be in Spain, and permission to take out of that country destriers and other horses.

The like to:

Sir Andrew Speryz.

Sir John Lenfaunt.

Feb. 2.
York.

To the treasurer and barons of the exchequer. Order to command all sheriffs to cause proclamation to be made forbidding any native or alien merchant or other bringing into the realm money of the king's that has been clipped or counterfeit money, or using the same in trading, upon pain of forfeiting such money on the first offence, their goods in addition on the

1319.

Membrane 14d—cont.

second offence, and their bodies and all their goods and chattels upon the third offence, and that those who are not merchants shall immediately perforate such money and send it to the king's nearest exchange to be struck anew, on pain of forfeiture of the money. By C.
[*Fadera.*]

Feb. 13.
York.

The prior of Thornholm acknowledges, for himself and his convent, that he owes to Master Peter de Medeburn, William de Herpeswell, John Neucomen, and Richard de Hiltoft, the executors of the will of Richard de Rouwell, sometime canon of St. Mary's Lincoln, 96 marks 6s. 8d.; to be levied, in default of payment, of their land and chattels in co. Lincoln.

Thomas de Northfolk of York acknowledges that he owes to Robert de Sapy, knight, 20l. 6s. 10 $\frac{3}{4}$ d.; to be levied, in default of payment, of his lands and chattels in co. York.

— Roger Ardingelli, for himself and his fellow-merchants of the society of the Bardi of Florence, puts in his place Guido Theathaldi of Florence to sue for the execution of 100l., the balance of 200l. above acknowledged to them by Alan, abbot of St. Mary's, York.

Enrolment of grant by Joan, late the wife of William Achard, to Sir Robert de Bardelby, clerk, of her manor of Westhagh and all her lands in Kexburgh and West Bretton, with the common of pasture for all manner of beasts that she had at any time in the aforesaid towns. Witnesses: Godfrey de Staynton, Henry de Rokkele, Nicholas de Tours, Robert de Barneby, Henry de Birchwayt, Richard de Rihale, Richard Plaiz, William Scot, John de Rokkele, Henry del Hagh. Dated at the manor of Westhagh, on Sunday before St. Cuthbert in March, 12 Edward II.

Memorandum, that Joan came into chancery at York, on 23 March, and acknowledged the above deed.

Enrolment of release by Adam del Wode, son and heir of Cicely, late the wife of Robert del Wode, of Wodesom, to Sir Robert de Bardelby, clerk, of his right in the manor of Westhagh and in the lands in Kexburgh and Westbretton that belonged to William Achard, deceased, uncle of the releasor, which Joan, who was his wife, afterwards held, who granted them to Sir Robert. Dated at York, Wednesday after the Annunciation.

Memorandum, that Adam came into chancery, on the said day, and acknowledged the above deed.

Enrolment of deed of Richard de Aldeburgh witnessing that whereas the king has remitted to him the services and customs that used to be done for 3 messuages and 8 bovates of land in Aldeburgh, which Richard held within the king's manor there, which manor is of the ancient demesne of the crown of England and within the king's honour of Knaresburgh, and has also granted that Richard and his heirs shall hold the premises for ever by the service of 1d. to be rendered by the hands of the constable of Knaresburgh, the said Richard has hereby granted to the king, in consideration of the aforesaid remission, a messuage, 16 acres and 3 roods of land in Minskip, which Richard likewise held of him as of ancient demesne within the honour aforesaid, to wit a messuage and 7 acres of land that formerly belonged to John son of Edusa, and nine acres of land that formerly belonged to Michael del Crokedhaik, and two roods of land on the *cultura* called 'Pesbergh,' and a rood of land on the *cultura* called 'Briggehill,' which formerly belonged to Jeramus le Vavasour. Dated at York, 23 March, 12 Edward II.

Enrolment of grant by Andrew son of Robert atte Gotere of Boston to the king of his messuage in Boston between the garden (*viridarium*) of

1319.

Membrane 14d—cont.

Roger de la Gotere on the east and the messuage of Henry son of Johnson of Thomas on the west, abutting northwards on the common way from Boston to Skirbek and upon the messuage of Roger de la Goter on the south. Witnesses: Sir Roger de Coboldyk; Sir Nicholas de Leek; John de Stikeneye, steward of the earl of Richmond; John de la Gotere; Alan de Cobeldyk; Geoffrey de Sutton; John de Tumby; Thomas le Coupere; Sir Peter de Walsoken, chaplain. Dated at Boston, 13 February, 12 Edward II.

Memorandum, that this charter was delivered to brother Robert de Sancto Albano of the Austin order, because the king gave by his charter the messuage to the friars of that order for them to dwell in, as contained in the Patent Rolls of the same year.

Enrolment of release by Robert son of Peter Thorald of Northcave to John de Hothum, bishop of Ely, of a yearly rent of 6*d.* that the bishop is bound to render him for the east part of the chief messuage in North Cave that the bishop lately had of the feoffment of Sir John de Cave, clerk. Witnesses: Sir John de Hothum and Sir Alexander de Cave, knights; John de Cave, Nicholas de Hothum, John Tothe, William son of Peter, William de Danthorp. Dated at Northcave, 26 March, 12 Edward II.

Memorandum, that Robert came into chancery at Northcave, on the said day, and acknowledged the above deed.

*MEMBRANE 13d.*Feb. 15.
York.

To L. bishop of Durham. Order to cause proclamation to be made forbidding any earl, baron, knight, or other man-at-arms tourneying, etc., at Durham or elsewhere within the liberty of the bishopric, and to arrest and imprison any presuming to do so, as the king understands that certain persons are about to assemble at Durham for the purpose of tourneying and jousting, contrary to his late proclamations. By K.
[*Fœdera.*]

Enrolment of release from John son of Geoffrey Neucomen of Wyntryng- ham to Philip de Wyntryng- ham, dwelling in Melton near Humber, his uncle, of his right in the messuage, lands, meadows, and pastures that the said Philip holds in the town and territory of Melton. Witnesses: Sir William de Melton, archbishop of York; Master Richard de Melton, rector of the church of Brandesburton; Sir Richard de Melton, rector of the church of Gillyng; William de la Mare of Melton; John son of Nicholas de Yucflet; John son of Geoffrey. Dated at Thorp near York in the arch- bishop's manor, on St. Valentine's day, 14 February, 1318[–19].

Memorandum, that John came into chancery at York, on the said day, and acknowledged the above deed.

Feb. 15.
York.

William Gower of Stitlom acknowledges that he owes to William son of Nicholas de Seleby of York 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Richard Lacy of Folketon acknowledges that he owes to Laurence de Undele, chaplain, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Enrolment of release by Richard de Deen of Hothum to Sir John de Hothum, bishop of Ely, of his right in two bovates of land in Hothum, which the bishop lately acquired from William Ingrais. Witnesses: John Tothe of Northcave; William son of Peter of the same; William de Dan-

1319.

Membrane 13d—cont.

thorp; Nicholas Domby of Hothum; John de Dreuton. Dated at Hothum, 20 February, 12 Edward II.

Memorandum, that Richard came into chancery, on the said day, and acknowledged the above deed.

Feb. 22.
York.

Simon de Waldeby came before the king, on Thursday after St. Juliana, and sought to replevy to Ralph de Wyginton the said Ralph's land in Farnelay near Ottelay, taken into the king's hands for his default before the justices of the Bench against Gilbert le Clerk and Clarice his wife, Ralph son of Serlo and Agnes his wife, and Matilda, sister of the said Agnes. This is signified to the justices.

Feb. 20.
York.

Thomas Page of Osgodby came before the king, on Tuesday after St. Valentine the Martyr, and sought to replevy his land in Osgodby, taken into the king's hands for his default before the justices of the Bench against Thomas Warde of Osgodby. This is signified to the justices.

Feb. 18.
York.

To William, count of Hainault, Holland, and Zeeland, and lord of Friesland. Request that he will hear the complaint of Edmund Wake, William Coupere, Simon le Leche, David de Doune, and Walter Cantel, merchants of this realm, and that he will cause speedy justice to be done to them, as they have complained to the king that whereas they loaded a ship with wool and other merchandise to the value of 600*l.* in order to take the same to Flanders, certain malefactors of the count's power entered the ship on her voyage to Flanders by force and arms, and took the wool and other merchandise found in her to Zerizee within the count's dominion, and divided the same amongst them, whereupon Walter Cantel went to the count to seek justice. He is desired to write the king an account of his proceedings.

Feb. 24.
York.

Elias de Assheburn acknowledges that he owes to Richard de Cave 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Thomas de Colevill, knight, acknowledges that he owes to Roger Basy of York 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of John 'of the Hirst' of Colyngbam of Swynderby acknowledges that he owes to Walter de Ebor[aco] of Lincoln 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Feb. 28.
York.

Robert de Claris Vallibus acknowledges that he owes to Hervey de Ellerker 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 1.
York.

Richard son of Geoffrey de Hothum acknowledges that he owes to John, bishop of Ely, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

March 2.
York.

John de Hothum, bishop of Ely, and William de Ayremynn, clerk, acknowledge that they owe to John de Merkyngfeld, clerk, 180 marks; to be levied, in default of payment, of their lands and chattels in co. York.—R. de Bard[elby] received the acknowledgment.

Cancelled on payment.

John de Hothum, bishop of Ely, acknowledges that he owes to William de Ayremynn, clerk, 180 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Cambridge.

Cancelled on payment.

1319.

Membrane 13d—cont.

Geoffrey de Hothum, knight, acknowledges that he owes to John de Hothum, bishop of Ely, 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Feb. 26.
York.

To L. bishop of Durham, or to his vicar-general, the bishop being engaged in remote parts. Order to execute what pertains to his office at the presentation by Roger de Somervill to the church of Great Benton, in his diocese, notwithstanding the king's late prohibition of his doing anything herein until it should be decided whether the advowson pertained to the king or to the said Roger, which was issued because a contention arose in the king's court before the king between the king and Roger, the king having revoked his presentation thereto of William de Kirkeby, made because the church pertained to the king's gift by reason of the lands of Ed. de Somervill, tenant in chief, being in the king's hands.

March 3.
York.

John de Hothum, bishop of Ely, acknowledges that he owes to Geoffrey de Hothum, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas de Ros, knight, acknowledges that he owes to Thomas de Pontefract of York 20*s.*; to be levied, in default of payment, of his lands and chattels in co York.

Bernard de Brus, son and heir of John de Brus, tenant in chief, a minor in the king's wardship, appoints Thomas de Brayton and Thomas de Bamburgh his keepers to sue and defend his right in the inheritance of his father and to challenge the inquisitions that Bernard de Brus, brother of the said John, has caused to be made, etc.

Feb. 28.
York.

To Colman Megulhan, duke of Kinbreslye. Letter thanking him for his adherence to the king in times past, especially when the Scotch rebels were in Ireland, of which John de Athy has fully informed the king, and requesting him to continue his faithfulness and good will and to assist and counsel the said John in the matters touching the safe-keeping of the castle of Crakfergus and other affairs of the king in those parts. By K.

To Richard de Maundevill. Order to desist from besieging the castle of Crackfergus, which is in the custody of John de Athy, and to assist John and his men in keeping the same for the king's use. [*Fœdera.*]

Enrolment of grant by Roger son of Peter de Eyvill, knight, to Sir William de Ayremynn, clerk, of 10*l.* of yearly rent of the 20*l.* of rent that the said Peter gave to the donor and Nicholaa his wife and the heirs of their bodies for the maintenance of Nicholaa and the heirs now begotten between them, to be received from Peter's manor of Suth Cave, co. York, during William's life. Dated at Suth Cave, 25 March, 12 Edward II.

Memorandum, that Roger came into chancery, on the said day, in the presence of his father Peter, and acknowledged the above deed, and hereupon Peter delivered to William 2*d.* in name of seisin in part payment of the pension aforesaid.

March 26.
York.

To Roger Damory, keeper of the forest of Dene, or to him who supplies his place. Order to deliver to Hugh le Despenser, the younger, lord of Gloumorgan in Wales, twelve of the king's iron-miners in his bailiwick fit for the works of iron-mines in Gloumorgan at Hugh's expense. By K.

The like to the following :

The sheriff of Somerset for twelve lead-miners.

The sheriff of Devon for twelve lead-miners.

MEMBRANE 12d.

1319.

Feb. 28.
York.

To John, duke of Lower Lorraine (*Lotricie*), Brabant, and Lemburgh. John Priour of Hertford, John de Dene called 'Gumbard,' and John de Fulmer, merchants of this realm, have complained that whereas duke John, the father of the present duke, was bound to John Priour in 76*l.* 7*s.* 5*d.* sterling, to John de Dene in 20*l.* sterling, and to John de Fulmer in 17*l.* 15*s.* 11*d.*, for payment whereof he charged his heirs, etc., goods, lands, etc., and all his townsmen, burgesses, and merchants, and the communities of all his towns, and all persons of his counties whom the aforesaid merchants should elect or name to the king's coercion and distress under a certain form contained in his deed, and although the said merchants frequently sought payment from the late duke and the present duke and the king wrote special letters to the duke, the said merchants have not yet obtained payment: wherefore the king requests the duke to cause payment to be made to the merchants, together with satisfaction for their damages sustained in this behalf, and that he will write him an account of his proceedings herein.

March 2.
York.

Adam Lumbard, who has long served the king and his father, is sent to the prior and convent of Bromholm in place of Adam Pullehare, deceased, who was admitted into their house at the king's request, to receive such allowance in their house as Adam had.

By K. on the information of Master Thomas de Cherleton.

March 4.
York.

To the collectors in co. Berks of the scutage of the late king's armies of Scotland in the 28th, 31st, and 34th years of his reign. Order to supersede until Michaelmas next the demand upon John de Sumeri for 60*s.* for scutage for the armies aforesaid for his lands and tenements in Solham in that county.

Simon Broun of Osberneby acknowledges that he owes to Master John de Spanneby 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

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——

The said Master John puts in his place Thomas de Brayton, clerk, to prosecute the above recognisance, etc.

March 7.
York.

Geoffrey le Botiler of York acknowledges that he owes to William Copyn of Drax 115*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 8.
York.

William son of Richard Bret of Swynton acknowledges that he owes to Richard de Huntyngham 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Kereby acknowledges that he owes to John de Shupton and Agnes his wife a sack of wool, price 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert le Conestable of Flaynburgh acknowledges that he owes to Richard de Thorp and Alice his wife 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William Gouer of Stitelum and John de Foston near Bulmer acknowledge that they owe to William son of Nicholas de Seleby of York 12*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Enrolment of deed of John Brodye, son of the late Ralph Brodye of Notyngham, witnessing that whereas the prior and brethren of the order of St. Mary of Mount Carmel of Nottingham have acquired divers plots of land for the enlargement of their house in that town, which plots are

1319.

Membrane 12d—cont.

charged, according to the estimate and advice of the mayor, bailiffs, and other burgesses of that town, with 5s. 6d. of yearly rent to the king, the said John, wishing to discharge the prior and brethren of this sum, has granted to the king 5s. 6d. of yearly rent from his tenement in Mothallgate between the lane leading to Houndegate on the east and the tenement of John de Bredon on the west part of Nottingham. Witnesses: Walter de Lincoln, then mayor of Nottingham, William de Cesterfeld and Robert de Offton, bailiffs; Robert de Brouneby; William the Clerk. [*Undated.*]

March 10.
York.

Simon Warde, knight, acknowledges that he owes to Roger Damory 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 6.
York.

To the prior-general of the order of the Augustinian friars. Request that they will send to the king friar Robert de Wirkesop, S.T.D., of that order, who lately went to Montpellier to stay there for some time after the king's affairs in the Roman court enjoined upon him and other subjects of the king had been expedited, for which stay he has been licensed and absolved by the said prior-general, and that he will recommend Robert by his special letters to the presidents and all others of that order in this realm, so that the king may have Robert more prompt for his counsels and that the king may be more specially bound to the prior-general and the order aforesaid.

March 12.
York.

Alexander de Cave, John de Hothum, the elder, Peter de Eyvill, and Roger de Grymston, knights, and John Moryn acknowledge that they owe to William de Ayremynn, clerk, 164*l.* 10*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

Cancelled on payment.

Richard de Bervill acknowledges that he owes to John de Ellerker, the elder, 14 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

— Mary Heyron puts in her place Ralph de Ellyngton, chaplain, and Henry de Oggel to sue the execution of a recognisance in chancery for 10*l.* made to her by Thomas de Baumburgh, parson of a moiety of the church of Elnestowe.—John de Moubray received the attornment by writ.

March 14.
York.

To W. archbishop of Canterbury, and to his official, and their commissaries. Order not to draw Robert de Kemeleseye, John Coton, Robert son of Adam the Goldsmith (*aurifabri*), and Richard de Monte Pessulano in plea in court Christian concerning debts and chattels that are not of testament or matrimony, or to cite them to appear outside the realm to answer concerning the same, as they have shewn to the king that they are doing, and to revoke anything that they may have attempted unduly in the premises, as the cognisance of pleas of chattels and debts that are not of testament or matrimony pertains solely to the king. [*Fœdera.*]

March 16.
York.

Peter de Eyvill, knight, acknowledges that he owes to William de Ayremynne, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Cancelled on payment acknowledged by Robert de Tymparon, William's attorney in this behalf.

March 15.
York.

To the treasurer and barons of the exchequer. Order to cause Roger de Mortuo Mari of Wygemore, who is about to set out for Ireland by the king's orders, to have respite until Michaelmas next of all debts due to the exchequer.

By K.

1319.

*Membrane 12d—cont.*March 18.
York.

The prior of Boulton-in-Craven, for himself and convent, and Robert de Bentle acknowledge that they owe to William de Ayremynn, clerk, 65 marks; to be levied, in default of payment, of their lands and chattels in co. York.—Robert de Bard[elby] received the acknowledgment.

Notes of payment of 40l. to Master Adam de Ayremynne, brother of the said William, in the presence of the chancellor, and of the subsequent payment of the balance.

John son of John Fanecourt of Brunneby acknowledges that he owes to Elias de Fanecourt of Brunneby 27 marks; to be levied, in default of payment, of his lands and chattels in co. York.

March 20.
York.

Peter de Malo Lacu, the elder, acknowledges that he owes to the prior of Watton 400l.; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of release by Richard son of Sir Geoffrey de Hothum, knight, to John de Hothum, bishop of Ely, of his right in the manor of Crauncewyk. Witnesses: Sir John de Hothum, the elder, Sir Alexander de Cave, Sir Roger de Grymston, knights; John de Crauncewyk; Adam le Stabler; John de Thornton; Stephen Arnald of Hoton; John Warde of Middleton; William Gra; Roger Basy of York. Dated at York, 20 March, 12 Edward II.

Memorandum, that Richard came into chancery at York, on the said day, and acknowledged the above deed.

Isabella, late the wife of Richard de Gray, acknowledges that she owes to John de Rithre 14 marks; to be levied, in default of payment, of her lands and chattels in co. York.

*Cancelled on payment.*March 20.
York.

Richard le Bokeler of Chesthunt acknowledges that he owes to Alexander le Botiller 5 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de Bayhous, lord of Helperby, acknowledges that he owes to Roger son of Nicholas de Seleby of York 20l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Stephen de Malton and Elias le Ireys acknowledge that they owe to Adam de Brom, clerk, 26s. 8d.; to be levied, in default of payment, of their lands and chattels in co. York.

William Torny acknowledges that he owes to William de Ayremynne, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*March 25.
York.

John son of Walter Touk of Kelm, the younger, acknowledges that he owes to Hugh de Foston 200 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Enrolment of grant by the said John son of Walter Touk of Kelm, knight, the younger, to Hugh de Foston of a messuage and 4 bovates of land with tofts and crofts, etc., in Cezay. Witnesses: Sir Robert de Bardelby, clerk; Sir Ralph de Crophill, knight; William Darel, Roger de Lynes, Robert de Foxholes, Thomas de Salcok, John Cliver.

Memorandum, that John came into chancery at York, 27 March, and acknowledged the above deed.

1319.

Membrane 12d—cont.

March 28. Marmaduke de Tweng and Robert le Conestable of Fleyinburgh acknowledge that they owe to Nicholas Flemyng of York 40 marks; to be levied, in default of payment, of their lands and chattels in co. York.

York.

Adam son of Robert de Wode of Wodesom acknowledges that he owes to Robert de Bardelby, clerk, 6 marks 10s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

MEMBRANE 11d.

March 20. To W. archbishop of Canterbury. Summons to attend a parliament to be held at York in a month from Easter. By K.

York.

[*Parl. Writs.*]

The like to W. archbishop of York and sixteen bishops. [*Ibid.*]

The like to J. bishop of Bath and Wells. [*Ibid.*]

The like to W. bishop of Coventry and Lichfield. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to fifty-two abbots and priors, the prior of St. John's Hospital, and the master of the order of Sempyngham. [*Ibid.*]

To Thomas, earl of Lancaster. Summons to attend the above parliament. [*Ibid.*]

The like to eight earls and seventy-nine others. [*Ibid.*]

To Robert de Pykeryng, dean of York. Like summons. [*Ibid.*]

The like to twenty-four others. [*Ibid.*]

To the sheriff of Essex and Hertford. Order to cause two knights to be elected for each county and two citizens for each city and two burgesses for each borough in his bailiwick to attend the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

March 27. To the treasurer and barons of the exchequer. Order to examine the rolls and memoranda of the exchequer concerning the debts due from W. archbishop of York for his own debts and the debts of his predecessors, and to ascertain what debts are clear, and to certify the king concerning the same, and to cause the demand made for the said debts by summons of the exchequer to be respited until Michaelmas, so that the king may in the meantime do what ought to be done herein. By K.

York.

To the same. Order to examine the rolls and memoranda of the exchequer concerning the debts of Alan la Zousche, deceased, for his own debts and the debts of his ancestors, and to ascertain what debts are clear, and to certify the king concerning the same, and to cause the demand therefor made upon Alan de Cherleton and Ellen his wife, one of the daughters and co-heiresses of the said Adam, to be respited until Michaelmas, so that the king may in the meantime do what ought to be done herein.

By p.s. [4940.]

March 28. Thomas de Thorp, chaplain, acknowledges that he owes to John de Hathelsay of York 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

York.

William Copyn of Aughton acknowledges that he owes to Nicholas Fuke 13 marks and a sack of wool, price 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1319.

*Membrane 11d—cont.*April 3.
York.

Roger de Suthyby of Suthelif and Geoffrey de Irland of Suthelif acknowledge that they owe to Geoffrey, parson of the church of North Cave, 100s.; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

Brother William de Ponte Episcopi, prior of Okeburne, acknowledges that he owes to Hugh le Despenser, the younger, 220*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—R. de Bardelby received the acknowledgment.

Cancelled on payment.

The said prior acknowledges that he owes to the said Hugh 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—The aforesaid Robert received the recognisance before the king by his order.

MEMBRANE 10d.

March 20.
York.

To Thomas, earl of Norfolk and marshal of England. Request that he will be at Newcastle-on-Tyne in the octave of Holy Trinity next with horses and arms in as great power as possible, ready to set out with the king against the Scotch rebels, the king having ordained, with the assent of the prelates, earls, barons, and others in the parliament at York, to be at Newcastle at the above time to repress the aforesaid rebels.

[*Parl. Writs.*]

The like to eight earls and one hundred and sixty-two others. [*Ibid.*]

April 10.
Kirkham.

To the treasurer and barons of the exchequer. Order to cause Oliver de Ingham, tenant of certain lands that belonged to John de Munemuwe and of certain lands that belonged to John de Nevill, to have respite until Michaelmas of all the debts exacted from him by summons of the exchequer by reason of the aforesaid lands.

By K.

John de Britannia, earl of Richmond, has respite until Michaelmas of all debts due to the exchequer.

By K.

April 10.
Kirkham.

To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. W. bishop of Exeter, Humphrey de Bohun, earl of Hereford and Essex, and Master John Walewayn, canon of St. Paul's London, whom the king lately sent to the count to explain certain matters touching the king, have returned and explained to the king what they have done concerning the same with the count, and the king, who accepts what they have done, has caused the aforesaid Master John to be sent back to the count for the aforesaid matters, and he requests the count to give credence to what he shall say on the king's behalf.

April 15.
Kirkham.

John son of William de Alta Ripa of Fulsutton acknowledges that he owes to Norman de Kernetby 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

April 10.
Kirkham.

To the bailiffs of the Tolbooth of Lenne. Order not to permit corn or other victuals to be exported from that port by alien merchants in any wise, and to take security from native merchants wishing to export corn or victuals by their oaths and in other ways that seem good to them that they will not carry the corn or victuals to the Scotch rebels, nor cause them to be carried to them, nor communicate with them, but that they will take the corn or victuals to the northern parts for the maintenance of the king and his subjects who are about to set out thither, and that they will not carry them elsewhere, and that they will bring with them upon their return suf-

1319.

Membrane 10d—cont.

ficient letters testimonial from the parts in the north where they have discharged the corn and victuals, as the king understands that native and alien merchants, under colour of his permission that corn and victuals might be exported from that port to foreign parts upon security being given that they would not be taken to the Scotch rebels, carry great quantities of corn and victuals from that port to the Scots, asserting that they are carrying the same to parts beyond sea.

April 15. Robert Danyel acknowledges that he owes to John de Rothyngges 20*l.*,
York. to be levied, in default of payment, of his lands and chattels in co. York.

*Note of payment of 10*l.**

Robert son of Roger de Thorneton in Bulmershire acknowledges that he owes to Nicholas le Flemyng, citizen of York, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Hertergate acknowledges that he owes to William de Byngham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

April 19. Richard son of Roger de la Wodehalle and Thomas de Cresacre acknow-
York. ledge that they owe to John de Britannia, earl of Richmond, 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

April 10. To W. archbishop of Canterbury, and to his official, and their commis-
Kirkham. saries. Order to revoke without delay any sentences of excommunication or other grievances fulminated against the ministers of Hugh le Despenser, the younger, in Wales, on account of their arrest of brother Ralph de Rouncevill, a monk of the house of Bec-Hellouin, and for delivering him to William de Ponte Episcopi, prior of Okebourn, the attorney of the abbot of Bec in England, the said Hugh having complained to the king that they have fulminated such sentences against his ministers, who arrested the said Ralph by virtue of the king's orders to his bailiffs and others in England and Wales to arrest him and deliver him to the said attorney, which order the king issued at the request of the abbot and prior, who had signified to the king by their letters that the aforesaid Ralph, who professed in their house at Bec, had rejected the habit of religion and was wandering about in secular dress.

By K.

The like to J. bishop of Llandaff and his official, and their commissary.

MEMBRANE 9d.

April 12. To Master John Walewayn, Adam de Herewynton, and John de
Kirkham. Bromfeld, justices to hear and determine the trespasses and wrongs committed upon the people by sheriffs and other bailiffs and ministers in cos. Salop and Stafford. Order to continue until a suitable day after the quinzaine of Easter last all matters touching Roger Trumwyne, so that he may come before the king in the quinzaine and may afterwards come before them, as he is charged before them for certain alleged excesses committed by him when he was sheriff of the said counties, and especially because he permitted John de Vallibus, indicted for the death of Thomas Murdak, to go from his custody, the king understanding that he is cited before him concerning the matter of John de Vallibus, and that he has a day before the king in the quinzaine of Easter last to answer concerning the same.

By K.

1319.

*Membrane 9d—cont.*April 17.
York.

To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made, especially in ports, that no alien merchant shall carry any corn or other victuals out of the realm without the king's special licence, under pain of forfeiture of their victuals, signifying to all wishing to take victuals out of the realm to parts beyond sea that they shall be satisfied for the victuals, and that nothing shall be taken from their victuals against their will, and to cause proclamation to be made and to enjoin the bailiffs of ports whence victuals are taken to parts beyond sea that all merchants and others wishing to carry victuals to the king shall make security by oath and otherwise that they will not carry corn or victuals elsewhere than to the king and his subjects in the northern parts, and that they will bring back to the bailiffs of the ports in which the victuals were loaded letters testimonial from the bailiffs of the ports wherein they were unloaded, as the king understands that alien merchants carry corn and other victuals out of the realm under pretext of taking them to the king for the maintenance of himself and his subjects in the northern parts, and that they sell them to the Scotch rebels, the king having inhibited the carrying of corn or victuals out of the realm except to the northern parts for the purpose abovesaid.

The like to the sheriffs of York, Lincoln, Cambridge, Huntingdon, Essex, Hertford, Kent, the warden of the Cinque Ports, the sheriffs of Surrey, Sussex, Southampton, Somerset, and Dorset.

April 21.
York.

John son of James de Milington acknowledges that he owes to Matilda, late the wife of James de Milington, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

April 22.
York.

The king wishing to shew special grace to Richard de Grey has given him respite until Michaelmas for all debts due to the exchequer, and has therefore ordered by divers writs the sheriffs of Norfolk, Essex, Kent, Nottingham and Derby, Northampton and Leicester, to permit him to have such respite.

By K.

April 22.
York.

To the sheriff of Devon. Order to compel and distrain all workmen in his bailiwick suitable for the works of the king's mine in that county to work the same, as has been usual at any time when the mine was in the king's hands, the king having committed the mine to the abbot of Tavystok, during pleasure, rendering therefor a certain sum of money.

Ingelram de Beauver of York acknowledges that he owes to Master Thomas de Cave 8 marks: to be levied, in default of payment, of his lands and chattels in co. York.

Richard Godard of Pokelyngton acknowledges that he owes to Roger de Seton of Pokelyngton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas Fox, parson of the church of Lith, diocese of York, acknowledges that he owes to Hugh de Bradeford 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*April 25.
Kirkham.

Walter de Taunton came before the king, on Saturday the feast of SS. Tiburtius and Valerian, and sought to replevy to Andrew son of John Balnayr, and Richard and Peter, his brothers, and Joan, sister of the said Peter, and Joan, late the wife of John Balnayr, their lands in Suthampton, taken into the king's hands for their default before the justices of the Bench against Alice, late the wife of John Pudele of Suthampton. This is signified to the justices.

1319.

*Membrane 9d—cont.*April 27.
York.

John son of Peter de Bermyngham acknowledges that he owes to John de Hothum, bishop of Ely, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in Ireland.—R. de Bard[elby] and Master H. de Clif received the acknowledgment.

Ralph de Bulmere, knight, acknowledges that he owes to John son of Walter de Faucomberge 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*May 1.
York.

Robert de Rither and Anketin Salveyn, knights, acknowledge that they owe to William le Latimer, knight, 40 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Enrolment of release by Cicely, late the wife of Robert del Wode of Wodesom, to Sir Robert de Bardelby, clerk, of her right in the manor of Westhagh and in the lands in Kexburgh and Westbretton that belonged at any time to William Achard, her brother, lately deceased, whose heir she is, which lands were afterwards held by Joan, late the wife of the said William, and which she gave to the said Robert, together with the common of pasture for all manner of beasts that William had in the aforesaid towns. Witnesses: Godfrey de Steynton; Henry de Rokkele; Nicholas Tours; Robert de Barneby; Henry de Birthwayt; Richard de Rihale; Richard Plaiz; William Scot; John de Rokkele; Henry del Hagh. Dated at York, on Sunday the feast of the Annunciation, 12 Edward II.

Memorandum, that Cicely came into chancery at York, on 1 May, and acknowledged the aforesaid deed.

May 1.
York.

Walter de Insula acknowledges that he owes to Robert Spryng 14 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert Capon, knight, and Joan his sister, acknowledge that they owe to Robert de Rithre and Anketin Salvayn, knights, 40 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Robert Capon, knight, acknowledges that he owes to William le Latimer 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert son of John Fraunceys came before the king, on Tuesday the feast of SS. Philip and James, and sought to replevy his land in Barton near Melsamby, taken into the king's hands for his default before the justices of the Bench against John de Hertford. This is signified to the justices.

John son of Hugh de Hoton near Gyseburgh acknowledges that he owes to John son of Walter de Stokesley 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

May 8.
York.

Thomas 'the Litester' of Sutton, William de Sutton of Thresk, the younger, Robert Shail of Thresk, and Thomas de Thorp of Thresk acknowledge that they owe to the master and brethren of the hospital of St. Leonard, York, 32 marks 3*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

John son of Almaric Devill acknowledges that he owes to William Copyn 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1319.

*Membrane 9d—cont.*May 11.
York.

Thomas de Salop', burgess of Bristol, acknowledges that he owes to Alan de Cherleton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

William de Ripon, parson of the church of Scurveton, diocese of York, acknowledges that he owes to John de Ellerker, the elder, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Bordesden and John his son acknowledge that they owe to William de Halton, chaplain, 100 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Francis Bache of Gamma acknowledges that he owes to Lanfrancus Usus Maris and Anthony his brother 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 16.
York.

Thomas de Norfolk of Naburn acknowledges that he owes to George le White of York 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Graham of York and John Lorbatur of York acknowledge that they owe to Richard Tunnok of York 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

*Note of payment of 20 marks.*May 12.
York.

To the bailiffs of the Tolbooth of Lenne. Order to permit alien merchants who had loaded ships in that port with corn or other victuals, or who had commenced to load their ships therewith, before the king's inhibition of April 10, to carry such corn thence to foreign parts, taking from them sufficient security that they will not carry the same to the Scotch rebels and that they will not communicate with them. By K.

May 17.
York.

Robert de Askeby, knight, acknowledges that he owes to John, bishop of Carlisle, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

John son of John de Colleby acknowledges that he owes to the said bishop 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

*MEMBRANE 8d.*May 18.
York.

Matthew Daunay acknowledges that he owes to Stephen son of Stephen de Houeden 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 15.
York.

John de Moubray, who is staying in the marches of Scotland in the king's service, has respite for all debts due to the exchequer until Michaelmas, and the sheriff of Bedford is ordered to permit him to have such respite. By K.

May 22.
York.

Thomas de Gernemuth of Lenne acknowledges that he owes to William de Whetacre, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Ralph de Grene of Pontefract acknowledges that he owes to Richard de la Pole and William and John, his brothers, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Memorandum, that the greater piece of the seal for taking recognisances at Northampton according to the statute of merchants—sent, with the smaller

1319.

Membrane 8d—cont.

piece, by the treasurer and chamberlains under the exchequer seal to J. bishop of Ely, the chancellor—was delivered on 21 May by him to Philip de Caysho, mayor of Northampton, elected by the community of that town to have the custody of the aforesaid seal according to the form of the statute. On the same day, the smaller piece of the seal was delivered to William de Burgo, clerk of the same town, to be kept as above, and he has a commission thereof as on the Patent Roll; and impressions (*impositiones*) of the aforesaid seals were placed in a box.

Ralph de Lasceles and Ranulph son of Ralph acknowledge that they owe to John de Britannia, earl of Richmond, 46*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Hugh de Faryndon, clerk, acknowledges that he owes to Richard de Norton 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Avice, late the wife of Robert de Gaythill, acknowledges that she owes to Simon de la Roche 4*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

May 22.
York.

John Vanne of London acknowledges that he owes to William de Neuport, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London and in co. Essex.

John son of Adam de Walkyngham, knight, acknowledges that he owes to William de Walkyngham 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William son of William de Bucton acknowledges that he owes to Walter de Siwardeby 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas son of Adam de Burgh of Gersyngham acknowledges that he owes to William son of Roger de Slene 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Joan, daughter of Giles de Munpynzon, wife of Richard son of Richard de Goldesburgh, puts in her place John de Veer of Braunceton and William de Colshull to seek and receive in chancery and elsewhere 320*l.* acknowledged to her and Alice, daughter of Giles de Monpynzon, in chancery by John de Cove, knight, in the 5th year of the king's reign.

May 23.
York.

John de Bayous of Helperby acknowledges that he owes to Master Robert de Ripplyngham, chancellor of St. Peter's York, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert le Loker of Bautre acknowledges that he owes to Adam de Brom, clerk, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas de Burton of Egmonton and John son of William son of Matilda de Egmonton acknowledge that they owe to Edmund de Passeleye 14*l.* 13*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Adam le Clerk of Lenne acknowledges that he owes to Richard Lovel 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

1319.

Membrane 8d—cont.

John de Crumbwell, knight, acknowledges that he owes to Peter le Baillioff of Neuby-on-Wysk 8*l.* 7*s.* 1*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Walter de Faucumberge of Skelton acknowledges that he owes to Geoffrey de Cave, clerk, 24*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Wylnton and Baldwin de Frivill acknowledge that they owe to Thomas de Badesleye 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Gloucester and Salop.

May 26.
York.

Bartholomew de Badelesmere acknowledges that he owes to John Giffard of Weston 300 marks; to be levied, in default of payment, of his land and chattels in co. Kent.

Note of payment of 260 marks, receipt whereof is acknowledged by John Giffard of Brymesfeld, executor of the will of the aforesaid John.

Enrolment of release by John Giffard of Weston to Sir Bartholomew de Badelesmere, knight, of his right in the manor of Barewe, co. Suffolk. Witnesses: Sir Roger de Mortuo Mari of Chirk, Sir Hugh de Courteneye, Sir William le Latimer, Sir Roger Damory, Sir Hugh Dandele, the younger, knights. Dated at York, 25 May, 12 Edward II.

Enrolment of general release by the said John to the said Bartholomew of all actions by reason of any debts acknowledged in the king's court or by any other reason whereby the aforesaid manor might be charged in any wise. Dated at York, 25 May, 12 Edward II.

Memorandum, that John came into chancery at York, on the said day, and acknowledged the above deeds.

Enrolment of release by Richard Lovel, lord of Carycastel, to the prior and convent of Montacute of his right in the manors of Tyntenhull and Estchlynnok, co. Somerset, and in the advowsons of the churches of the same, and in the hundreds of Tyntenhull and Hundesbergh, with all appurtenances, the fairs and markets of Tyntenhull, etc. If any fine concerning the above or any part thereof have been levied in the king's court between the releasor and Muriel his wife, demandants, and Master Richard de Clare and Master Roger de Bokesworth, deforciant, by reason whereof any right might accrue to the releasor or his heirs, he wills that it shall be null and void. Witnesses: Sir Thomas, earl of Lancaster; Sir John, earl of Richmond; Sir Robert de Holland; Sir William le Latymer; Sir Fulk le Straunge; Sir Nicholas de Segrave; Sir John de Claveryngg; Sir Fulk son of Warin; Sir Gerard Salveyne; Sir William Tuchet; Sir John Beek; Sir William Trussell; Sir John de Kynardeseye; Sir Michael de Meledon; Roger Beler; John de Lancastre. Dated at York, Thursday the octave of the Ascension, 12 Edward II., at the time when the parliament was held there. The said Richard has acknowledged this quit claim, and procured its enrolment in chancery and before Henry de (*sic*) Scrop and his fellows, justices of the king then present, on the same day.

MEMBRANE 7d.

May 21.
York.

Henry de Co . . . um came before the king, on Thursday after St. Augustine, and sought to replevy the land of Roger in Mistreton, taken into the king's hands for his default before the justices of the Bench against late the wife of Adam Faukes of Mistr[eton]. This is signified to the justices.

1319.

*Membrane 7d—cont.*June 2.
York.

To Roger de Mortuo Mari, justiciary of Ireland. Order to give credence to what John de Ufford, whom the king has enjoined to explain to him certain of his affairs touching Ireland, shall tell him, and to execute the same with all diligence.

By K.

[*Parl. Writs.*]

The like to the following :

John Wogan.

Thomas son of John, earl of Kildare.

Arnald le Poer.

Walter de Islep.

John de Bermyngham, earl of Loueth. [*Ibid.*]May 25.
York.

To the sheriff of York. Writ for payment of their expenses to Robert le Conestable and Alexander de Bergh, knights of that shire, for attending the parliament at York in a month from Easter, to wit 4s. a day each.

[*Parl. Writs.*]The like for the knights of other counties. [*Ibid.*]May 25.
York.

To the mayor and bailiffs of Canterbury. Order to pay to William de Cotes and Lapinus atte Chaunge, citizens of that city, their expenses for attending the said parliament, to wit 20d. a day each. [*Ibid.*]

The like for the citizens and burgesses of thirteen cities and boroughs. [*Ibid.*]

Enrolment of release by Hugh son of William Giffard, knight, to Sir Bartholomew de Badelesmere, knight, of his right in the manor of Barewe near St. Edmunds, co. Suffolk, with all appurtenances and the advowson of the church. Witnesses: Sir Thomas de Grey, Sir Robert de Bures, Sir Robert de Asphale, Sir Robert de Watevill, Sir Bartholomew de Burgherssh, knights; John son of John de Coggeshale, John de Goldyngton. Dated at York, 3 June, 12 Edward II.

Enrolment of release by Hugh Giffard son of Sir William Giffard, knight, to Matilda de Clare, countess of Gloucester and Hertford, of all actions against her that he might have by reason of the two robes yearly of the suit of her clerks and the 10l. of yearly pension granted to him by her during the life of Lady Katherine, his mother, and by reason of any costs and expenses in defending the manor of Barewe, which she granted to him if the said Katherine should be impleaded concerning the said manor by Sir John Giffard of Boytone, and of all arrears of the said robes, pension, and expenses. Dated at York, 6 June, 12 Edward II.

Memorandum, that Hugh came into chancery at York on the said day, and acknowledged the above deed.

Enrolment of grant by Bartholomew de Badelesmere, knight, to Hugh Giffard, son of Sir William Giffard, knight, of 10l. of yearly rent and two robes yearly of the suit and livery of Bartholomew's clerks, to be received from his manor of Barewe, co. Suffolk, until Hugh be provided by him or his heirs with a yearly promotion of 100l. Dated at York, 7 June, 12 Edward II.

June 8.
York.

William son of Hugh Pikok of Stokesley, William son of Cicely de Stokesley, John son of Cicely de Stokesley, and John Cornai of Normanby acknowledge that they owe to the master and brethren of the hospital of St. Leonard, York, 35l.; to be levied, in default of payment, of their lands and chattels in co. York.

1319.

MEMBRANE 6d.

May 27.
York.

Walter Gelous of Burton acknowledges that he owes to Roger son of Hugh de Lanum 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John de Perch of Aslaby acknowledges that he owes to Thomas de Ousthorp 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Giles de Bello Campo acknowledges that he owes to Walter de Bello Campo and Hawysia his wife 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

May 29.
York.

John de Penreth, knight, acknowledges that he owes to John son of Richard de Lincoln 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Richard atte Lane of Hemmyngburgh acknowledges that he owes to Peter de Thornteton, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Briggsherth acknowledges that he owes to Edward de Balliolo 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Peter Foun acknowledges that he owes to John de Kyngho, clerk, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert de Melton of Etton, Thomas de Heselarton of Lound', William son of Walter le Keu of Etton, and Robert son of the said Walter acknowledge that they owe to the master and brethren of St. Leonard's hospital, York, 18*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

May 28.
York.

To the sheriff of Norfolk. Order to cause the lay force put in the church of the priory of Bynham, which is a cell of the abbey of St. Albans, in order to prevent the abbot of St. Albans exercising his spiritual office therein to be removed thence without delay, the abbot, who exercises ordinary jurisdiction in the priory by apostolic authority, having requested the king to make this order.

By K.

May 24.
York.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to cause W. bishop of Exeter, who is going to parts beyond sea on the king's business, to have speedy passage for himself and household in the port of Dover.

William le Vavassour of Denyngby acknowledges that he owes to Godfrey de Staynton 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William Jakes of Stokesby in Fleg' acknowledges that he owes to Richard de Ayremynne, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Edmund de Hastynges acknowledges that he owes to Robert de Seleby and Emma his wife 2 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 1.
York.

Richard de Kirkeby acknowledges that he owes to Alexander de Bergh, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1319.

*Membrane 6d—cont.*June 3.
York.

Thomas de Forset acknowledges that he owes to Geoffrey de Bromholm of York 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Thorp acknowledges that he owes to Richard de Ganye 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Gilbert Pecche acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

June 2.
York.

To H. king of Norway. In order that the disputes between his and the king's subjects may be settled, the king is pleased, if the king of Norway will consent, that the king of Norway shall send envoys for this purpose to the king at a certain day to ordain with certain of the king's council for the settlement of the aforesaid disagreements.

William de Hamelton, forester of Langewath, acknowledges that he owes to John de Merkyngfeld, clerk, and Henry de Berlay 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Burn acknowledges that he owes to John de Medburn, clerk, 6*l.* 5*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

William de Cokerham, vicar of the church of Dalton-in-Fourneys, acknowledges that he owes to the abbot of Fourneys 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

May 22.
York.

To Thomas, earl of Lancaster. Prorogation until a month from the Nativity of St. John the Baptist next of his service that the king lately requested him to have at Newcastle-on-Tyne in the octaves of the Holy Trinity next.

By K. and C.

[*Parl. Writs.*]

The like to eight earls and one hundred and sixty-two others. [*Ibid.*]

May 4.
York.

Richard de Pertenhale acknowledges that he owes to Walter le Seler of Dunmawe 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

May 5.
York.

William de Everton came before the king on Tuesday after Holy Trinity and sought to replevy to Ralph Mauvel and Matilda his wife and John his son their land in Rampton, taken into the king's hands for their default before the same (*sic*) justices against Hugh de Gouteby and Matilda his wife. This is signified to the justices.

Alfred de Quappelade came before the king, on Tuesday after Holy Trinity, and sought to replevy to Matilda, late the wife of Gilbert Rybold, her land in Multon, taken into the king's hands for her default before the aforesaid justices, against Richard son of William de Holbech. This is signified to the justices.

June 6.
York.

Roger Odeson of Arsom came before the king, on Wednesday after Holy Trinity, and sought to replevy his land in Levynthorp, taken into the king's hands for his default before the aforesaid justices against Matthew Daune. This is signified to the justices.

John de Boyland acknowledges that he owes to John de Wathsand 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

1319.

Membrane 6d—cont.

William de Tourney acknowledges that he owes to William de Ayremynn, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

MEMBRANE 5d.

June 11.
York.

Geoffrey de Pykehole acknowledges that he owes to Master Michael de Hartela, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Memorandum, that at York, on 7 June, upon the testimony of Richard de Grey before the king, that the recognisance made by him in chancery to Emericus de Friscobald[is] and Peter de Friscobald[is] for 100 marks was made by way of security (*ad cautelam*) at the request of the executors of Guyot Bonaventura, to whom that sum was owing by him, in order that the money might be raised in the names of Emericus and Peter on account of the favour that they then had in the king's court, the king granted that the said 100 marks, which ought to have been levied for the king's use, because the goods, chattels, and debts of Emericus and Peter have come to the king's hands, shall be levied for the use of the aforesaid executors and delivered to them for the execution of the aforesaid will.

June 13.
Nottingham.

Walter son of Gilbert de Mapelton came before the king, on Wednesday after St. Barnabas, and sought to replevy his land in Great Coldon, taken into the king's hands for his default before the justices of the Bench against Robert son of Robert Tothe of Killum and Agnes his wife. This is signified to the justices.

Thomas de Skelthorp, parson of the church of Pauhal, came before the king, on the aforesaid day, and sought to replevy his land in Pauhal, taken into the king's hands for his default before the justices of the Bench against Thomas Elys of Berewyk and Ellen his wife. This is signified to the justices.

John le Smyth of Sutheuton came before the king, on the aforesaid day, and sought to replevy his land in Sutheuton, taken into the king's hands for his default before the justices of the Bench against Thomas de Cloubek, Margery his wife, and Joan daughter of Conan de Bretanby. This is signified to the justices.

June 6.
York.

To the bailiffs, men, and community of Great Yarmouth. Order to inhibit the masters, mariners, and others of the ships granted by them and others of Norfolk to the king in aid of the Scotch war from inflicting damage upon any men of the Cinque Ports going on the said expedition by the east sea in the ships granted to the king by the barons of the Cinque Ports, by reason of the disputes between them and others of the county of Norfolk and the barons aforesaid, whereby the affairs of the king and his progenitors have been frequently retarded. They are ordered to certify the king by their letters patent without delay of the names of all the masters and other mariners setting out in their ships, and of their whole proceedings herein, and to cause two or three of the more sufficient men of the town to come before J. bishop of Norwich at Lenne on Thursday after the octaves of the Holy Trinity, with sufficient power to hear the king's will and ordinance in this behalf, and to do further what shall be enjoined upon them and the bailiffs, men, and community aforesaid by the bishop on the king's behalf.

By K. and C.

The like to the barons and all others of the aforesaid ports.

By K. and C.

1319.

Membrane 5d—cont.

The like to the bailiffs, men, and communities of Lenne, Little Yarmouth, Gippeswyk, and Oreford.

The like to the following, with clause to send the two or three men before the treasurer and barons of the exchequer at the quinzaine of the Nativity of St. John the Baptist, instead of before the bishop of Norwich, as above :

The mayor, bailiffs, men, and whole community of the port of Wynchelse.

The mayor, bailiffs, men, and whole community of the port of Sandwich.

The bailiffs, men, and whole community of the port of Hastings.

The bailiffs, men, and whole community of the port of Rye.

The mayor, bailiffs, men, and whole community of the port of Faveresham.

The bailiffs, men, and whole community of Hethe.

The bailiffs, men, and whole community of Romunhale.

Memorandum, that Hugh de Audele, the younger, and Margaret his wife delivered in parliament at York in three weeks from Michaelmas, in the 12th year of the king's reign, a petition to this effect:—Hugh de Audele, the son, and Margaret his wife pray the king and his council that whereas the king by his charter made before the ordinances gave and granted, with the assent of his council, to Sir Peter de Gavaston and the said Margaret, then his wife, the earldom of Cornwall and the lands of Edmund, late earl of Cornwall, to have and to hold to them and the heirs of their bodies, and whereof they were seised long before the ordinances, and they had issue still living, until after the earl's death the king re-seised the earldom and other lands aforesaid into his hands, that it may please the king and his council to render the earldom and lands to Hugh and Margaret as her right, to hold in manner aforesaid, having regard to the Great Charter, which wills that her inheritance and marriage shall be rendered to a widow immediately after her husband's death, that no one's right shall be delayed, and that no one shall be ousted of his freehold without judgment of law, and to the second statute of Westminster, which wills that lands given in tail (*en forme taillee*) shall remain to those to whom they are given and to their heirs according to the will of the donors. *French.*

Afterwards, in the parliament at York, in a month from Easter, after the petition had been fully treated of in full parliament, and because it was there recorded by the prelates, and by the earls, barons, and whole community of the realm, that it was agreed and ordained at another time by the prelates, earls, and barons, and by the whole community of the realm that all grants made by the king to the said Peter and Margaret of the aforesaid earldom and of certain other castles, manors, and lands should be revoked and annulled and extinct in the person of Peter and Margaret and their issue, it was agreed by the aforesaid prelates, earls, and barons, and the whole community of the realm that the earldom and all other castles, manors, and lands shall remain to the king quit of the aforesaid Hugh and Margaret and of the issue of Peter and Margaret, and that the charters and writings made by the king concerning the same shall be restored to chancery and annulled, and that the enrolments thereof in chancery shall be quashed and annulled, and that this judgment shall be entered in the rolls of parliament and in the chancery, and shall be sent thence to the exchequer and to both the Benches, and shall be enrolled therein.

June 13.
York.

To the treasurer and barons of the exchequer. Letter enclosing transcripts of the above petition and answer, and ordering them to cause the same to be enrolled before them in the exchequer, and to cause the same to be observed and fulfilled.

By K

1319.

Membrane 5d—cont.

The like to the justices of the Bench, '*mutatis mutandis*.'

The like to Henry le Scrop and his fellows, justices to hold pleas before the king.

MEMBRANE 4d.

June 8.
York.

To the mayor and sheriffs of London. Order to permit the merchant vintners of the duchy of Aquitaine to sell their wines until next parliament in gross in the city and the suburbs to whomsoever they will, natives and foreigners, regrators and others, and not to molest them on this account or to introduce innovations (*novitates*) against them in the meanwhile, as the king will cause justice to be done in the parliament concerning the disputes between them, the vintners aforesaid alleging that they can sell their wines in gross as above, which the mayor, sheriffs, and other citizens deny, certain treaties concerning the same not having been completed, as the king considers that a better market for wines will be made in the realm by the free sale thereof, and as he wishes that wines and other victuals should be carried into the realm in greater abundance, more especially as it behoves him to have wine and other victuals in great quantity for the maintenance of himself and those who are going with him to the parts of Scotland. The king wills that prejudice shall not be done by this order to their old customs of the city.

By K.

June 12.
York.

To H. king of Norway. The king's merchant Alan de Wolferton has intimated to him that the king of Norway is bound to him by letters obligatory in 66 hundreds of good and merchantable (*pacabilis*) stockfish (*duris piscibus*) commonly called '*Luscreyk*,' for divers wares received from Alan in the king of Norway's city of Berg[en] for the use of the king of Norway, as contained in his said letter, and that, in addition, the king of Norway is bound to Alan in six thousands and six hundreds good and merchantable fish, price 33*l.* sterling, and in 10*l.* of sterling money, and in 49*l.* 8*s.* 0*d.* sterling for cloth and other wares taken from him by Erling (*Herlingus*) son of Aamund (*Omundus*), then treasurer, and by Aamund (*Omundrum*) Daunce, his knight, for the use of the king of Norway; for which sums the king of Norway ought to have satisfied Alan at terms long past, but he has not done so; wherefore Alan has prayed the king to provide him with a remedy: the king therefore requests the king of Norway to cause Alan or his attorney to be satisfied for the preceding, so that he may not again come to the king for lack of justice. He is requested to certify the king by his letters of his proceedings herein.

MEMBRANE 3d.

June 12.
York.

To H. king of Norway. Geoffrey Dreu, Adam le Clerk, Ivo de Massingham, John de Deneby, Robert de Hecham, William de Goushull, and Simon de Lincoln, merchants of Lenne, have complained to the king that Botolv (*Botulphus*) Bix, the king of Norway's late treasurer in the town of Northberg[en], six years and more since took certain cloth, fish, and other wares of divers of the said merchants for the use of the king of Norway, to wit cloth and other goods of the said Geoffrey to the value of 365*l.* 9*s.* 0*d.*, goods of the said Adam to the value of 191*l.*, goods of the said Ivo to the value of 174*l.*, goods of the said John to the value of 303*l.* 16*s.* 0*d.*, goods of the said Robert to the value of 200*l.*, and goods and wares of the said William and Simon to the value of 260*l.* sterling, for which, the king learns, they have not yet been satisfied, although they have

1319.

Membrane 3d—cont.

often requested the king of Norway to satisfy them; wherefore they have prayed the king to provide them with a remedy: the king therefore requests the king of Norway to order due satisfaction to be made to the said merchants, doing so much in this behalf that the merchants shall have no cause to return to the king for lack of justice. He is desired to write by the bearer hereof an account of his proceedings herein. [*Fædera.*]

Robert de Bolton, knight, acknowledges that he owes to Walter de Pokethorp 22*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William de Hakeford and Michael Mignot, citizens of London, acknowledge that they owe to William de Clif, clerk, 100 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

*Cancelled on payment.*June 8.
York.

To William Inge. Order to send to the exchequer without delay all estreats not yet delivered there of the rolls of himself and his fellows, appointed to take assizes, juries, and certificates, or to hear and determine or do other matters whatsoever, or to deliver gaols. By K.

[*Parl. Writs.*]

The like to one hundred and fifty-seven others. [*Ibid.*]

June 16.
Bridgford.

Thomas Corbet acknowledges that he owes to Robert son of William le Vavassour 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

June 8.
York.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to put aside all other matters and to enquire into the trespasses inflicted upon merchants of Flanders at Crandon, and to proceed to hear and determine the same, according to the king's appointment of him and Henry de Cobeham, the younger, and Master Jordan Moraunt as his justices to enquire into this matter in the said ports and counties of Kent, Sussex, and Southampton, and to send the record and process of the whole matter under the seals of himself and Henry and Jordan, or two of them, to the king's council at London in the feast of St. Mary Magdalene, and to certify the council of his whole proceedings in this behalf, so that what ought to be done may be done according to the treaty made between the king and Robert, count of Flanders, by the count's special envoys to the king to treat for reformation of the damages inflicted upon the count's men by the king's men and upon the king's men by the count's men, whereby it was agreed that the king should cause enquiry to be made concerning the affair at Crandon before the aforesaid feast, so that the king should at that feast do what ought to be done for the count and his subjects according to the treaty.

By K.

The like to Henry and Master Jordan and others appointed to enquire into the aforesaid matter in divers counties, whose names appear more fully on the dorse of the Patent Roll for the same year.

*MEMBRANE 2d.*June 28.
York.

Richard de Furneux acknowledges that he owes to Peter de Rudby, parson of the church of Northburton near Beverley, 18 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert son of Thomas de Wylesthorp acknowledges that he owes to William son of Nicholas de Seleby and Roger his brother 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1319.

Membrane 2d—cont.

Nicholas Watkyn 'neve Got de Lincoln' acknowledges that he owes to Richard son of Adam de Boryngham 10s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Enrolment of grant by John son of Richard de Normanton to Benedict de Normanton, his brother, of the reversion of all the lands, etc., that Isabella, late the wife of Richard de Normanton, holds in dower for the term of her life or otherwise of the grantor's inheritance in Normanton near Suthwell. Witnesses: Sir Roger de Sutton; Henry de Edenestowe; Thomas de Evesham; Robert Tymparon; Robert de Kelum and John de Nesum. Dated at York, 20 May, 12 Edward II.

Memorandum, that John came into chancery at York, 1 July, and acknowledged the above deed.

MEMBRANE 1d.

July 1.
York.

William de Clyff, parson of the church of Lek', diocese of York, and William de Ebor[aco], parson of the church of Bradeleye, diocese of Norwich, acknowledge that they owe to William de Yarewelle, parson of the church of Brayton, 100s.; to be levied, in default of payment, of their lands and chattels in cos. York and Norfolk.

July 2.
York.

Robert le Meek of York came before the king, on Monday after SS. Peter and Paul, and sought to replevy his land in Kyngeston-on-Hull, taken into the king's hands for his default in the king's court of Kyngeston-on-Hull before the bailiffs against Stephen son of Peter le Gauger of Kyngeston-on-Hull. This is signified to the bailiffs.

William Brit, son of Richard Brit of Swynton, acknowledges that he owes to Richard de Huntynghdon of York 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William Tankard, parson of the church of Great Useburn, diocese of York, William de Fynmer, and William de Monketon acknowledge that they owe to John de Ousthorp, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

The prior of Bolton-in-Craven acknowledges, for himself and convent, that he owes to William de Ayremynn, clerk, 7*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Enrolment of deed of John de Poton of Beghenham acknowledging receipt from Master Henry de Clyff of 20*l.* for Michaelmas term, 12 Edward II., in full payment of 200 marks due to him from Henry for certain lands in Beghenham that Henry had of his feoffment. Witnesses: Sir William de Ayremynne; Master John de Blebury; Michael de Wych'; Walter de Scorby; Thomas le Vendour of York. Dated at York, 4 July, in the above year.

Memorandum, that John came into chancery at York, on the said day, and acknowledged the above deed.

July 4.
York.

To the keeper of the port of Dover. Order to permit the prior of St. Andrew's Northampton, who is going to his chapter-general at the priory of La Charité beyond sea, to pass the sea in that port with his household, horses, and equipments, provided that he carry no *apportum* with him or do nothing contrary to the form of the ordinance made in this behalf.

13 EDWARD II.

MEMBRANE 21.

1319.
July 8.
York. To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Richard le Mareschal of Marleberge, who is incapacitated by age.
- To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Richard Lywordy; whom the king has amoved from office for insufficient qualification. By K.
- July 10.
York. To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the lands of John son of John de la Forde, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held nothing in chief of the king at his death or of the heir of Nicholas de Audele, tenant in chief, a minor in the king's wardship, by reason whereof the wardship of John's lands ought to pertain to the king.
- July 10.
York. To Ralph de Crophull, escheator this side Trent. Order to cause dower to be assigned to Agnes, late the wife of Thomas de Hoton, tenant in chief, upon her taking oath not to marry without the king's licence.
- July 8.
York. To John de Crumbwell, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to cause the abbot and convent of St. Mary's York to have a tenth of the king's venison taken and to be taken in the forest of Galtres, according to the charters of the king's progenitors, confirmed by him, granting them a tenth of all the king's venison taken in the county of York.
- July 11.
York. To Robert de Maddyngle. Order to release John le Waleys upon main-prize if he render himself to prison and be repleviable in this behalf and find sufficient mainpernors to have him before the king at a certain day to be prefixed by the said Robert to stand to right in the king's court concerning the trespasses that Jacomina de Merk alleges that John de Lachele, William de Marny, the aforesaid John and other malefactors inflicted upon her in entering her manor at Lyndesele by force and arms, breaking the doors and gates of the manor, fishing in her fish-pounds there, taking and carrying away thence fish and the timber of the houses and gates aforesaid and other her goods and chattels to the value of 1,000*l.* and certain of her charters and muniments, and six horses, eight oxen, four cows, 116 sheep, and two swans, price 60*l.*, the king having appointed the said Robert, Humphrey de Waleden, and John de Bousser his justices to hear and determine the aforesaid trespasses, as the said John le Waleys has prayed the king to provide him with a remedy because he is prepared to stand to right before the aforesaid justices concerning the trespasses, he having been put in exigent to be outlawed because he did not appear before them at a certain day assigned by them to answer to Jacomina.
- July 12.
York. To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de la Haye, late keeper of the king's manor of Riseberge, in his account of the issues thereof for 6*l.* 5*s.* 4½*d.*, expended by him by virtue of the king's order by letters of privy seal of 3 April, in the 11th year of his reign, to cause the houses of the manor to be repaired so that the horses of the king's stud (*equicii*) there might be conveniently received therein, and to cause an enclosure (*faldam*) to be made wherein the

1319.

Membrane 21—cont.

horses (*jumenta*) of the stud might leap (*sailliri*), as appears by an indenture made between him and William Beauxamis, then keeper of the said stud.
By K. on the information of Richard de Ayremynne.

July 8.
York.

To Richard de Emeldon, mayor of Newcastle-on-Tyne, and to Stephen le Blound, receiver of the king's stores there. Order to cause 10 tuns of the 30 tuns, the remainder of the 40 tuns of wine granted by the king to the men of the county of Northumberland in aid to their maintenance in consideration of the damages suffered by them by the frequent inroads of the Scots and by divers ransoms paid by them to the Scots, to be assigned and delivered to Robert de Coventre, John de Normanvil, William de Shafthowe, Thomas de Swethehop, John Turpyn, John de Shupton, Henry de Akdon, William de Echewyk, William de Herle of Redesdale, Roger de Chemington of Chilbourn, Roger de Simounbourne, Alan de Erington of Corbrig, Robert de Merington, Robert de Thropton, Robert de Bollesdon, John de Rollesdon, Thomas de Clenhull, Peter de Urde, William Tulet, Richard de Dodhou, William Freser, Nicholas de Eland, William Gray of Denum, Robert son of Alan de Seton, Thomas de Normanvill, William de Inghowe, Thomas de Karliolo of Swarland, William de Caldewell, John de Corbrigg, Robert de Milneburn, John de Karliolo, and John de Kynton, men of that county, who have prayed the king to cause the aforesaid 30 tuns or part of them to be delivered to them: provided that they have not been previously at the king's wages and have been impoverished (*destructi*) by the Scots.
By K.

July 12.
York.

To the treasurer and barons of the exchequer. Order to cause Queen Isabella to have the fines made by the tenants for entry upon certain wastes in the forest of the High Peak, which she holds at the king's will, the king having appointed Walter de Waldeshof and John de Thweyt to survey the said wastes and to arrent them to tenants by the number of acres and the forest perch, as they have arrented the wastes to certain tenants for certain fines for entry, as appears by the transcript of the arrentation in the chancery, a transcript whereof the king sends to the treasurer and barons *sub pede sigilli*, the king having appointed Walter and John to arrent the aforesaid wastes because it was found by an inquisition taken by Philip de Say and the said John by the king's order that there were many wastes in the said forest that might be approved for the advantage of the king and queen, to wit 500 acres in a waste called 'Fairfeld,' 100 acres of waste in a waste called 'Maynestonesfeld,' 67 acres of waste in a waste called 'Longedendale,' each acre in the waste of Fairfield being worth 2s. for entry and 6d. yearly and the others being worth 12d. an acre for entry and 4d. yearly.
By K.

To John de Crumbwell, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Ingelwode. Order to deliver to the king's clerk John de Crosseby, master of the hospital of St. Nicholas without Carlisle three oaks fit for timber from that forest for the rebuilding (*refeccione*) of the chapel of the hospital.
By K.

July 17.
York.

To the bailiffs of York. Order to release from prison without delay John son of William de Scothowe, William son of William de Speton, William son of Walter de Knapton, John son of Roger Bisshope, Rowland son of William de Rokesburgh, John son of Roger de Gosewyk, William son of William de Crauthorn, Roger son of Robert Surrais, and John son of Henry de Castro, hostages delivered to the king for the town of Berwick and delivered to the bailiffs to be kept.
By K.

July 18.
York.

To Master Richard de Clare, escheator beyond Trent. Order to cause John Gerount, son and heir of Hugh Gerount, tenant in chief, to have

1319.

Membrane 21—cont.

seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

To John de Crumwell, keeper of the Forest this side Trent, or to him who supplies his place. Order to cause J. bishop of Carlisle to have 50 pikerels (*pikerellos*) from the king's lake of Ternwathelan in the forest of Ingelwode, for the purpose of stocking his fishponds in his manor of La Rose, to be taken at his expense. By K.

July 18.
York.

To the bailiffs of Seardeburgh. Order to deliver to Joan, late the wife of William de Fivle, a messuage in Seardeburgh, together with the issues of the same from the time when it was taken into the king's hands, as it appears by an inquisition taken by them by the king's order, in response to Joan's petition before the king and his council, that the aforesaid William was accused (*rettatus*) of robbery of the goods and chattels of John de Picheford of Skardeburgh, and was there imprisoned on that account, and was afterwards addressed concerning the same before John de Donecastre and William de Huk, then justices to deliver Skardeburgh gaol, and that he asserted that he was a clerk, and that he was remitted to prison by the justices because the ordinaries were not present to demand him according to the privilege of the clergy, and that he died in prison before he was delivered to the ordinaries or was convicted of the robbery, and that John de Picheford, father of the said Joan, had jointly enfeoffed William and Joan of the aforesaid messuage, as appears by his charter, and that Joan peacefully continued her joint-seisin thereof until William was committed to gaol by the aforesaid justices, and that the messuage was taken into the king's hands on Saturday before St. Martin, in the 6th year of the king's reign, by John de Rolleston and Talifer de Teyle, then keepers of that town, by reason of the aforesaid charge (*retti*). By K.

MEMBRANE 20.

July 10.
York.

To the treasurer and barons of the exchequer. Whereas the king has assigned to Queen Isabella, his consort, the manor of Long Bynnyngton, co. Lincoln; the manors of Kyngesthorp and Eston, the hundred of Falwesle, the manors of Torpel and Upton, 25*l.* of yearly ferm that Laurence de Preston renders to the exchequer for the manor of Gretton, all in the county of Northampton; the manor of Osprenge, the manor of Middelton with its hundreds and other appurtenances, the manor of Westelyve, in the county of Kent; the king's mills at Oxford and the meadow of Kyngesmede, the manor of Blokesham, co. Oxford; the castle of Walyngford with its members, and the honours of Walyngford and St. Valery, in that and other counties; the manors of Wattlyngton and Wodestok, in the same county; the whole honour of L'Aigle, with its manors, hundreds, chaces, and other appurtenances in divers counties, saving to the king the castle of Peveneseie and its wards and other appurtenances, and excepting the manor of Laghton, which John Douvedale holds for life by demise from the late king; the manor of Banstede, with the park, etc., co. Surrey; the manor of Haveryng', with the park and forest, etc., co. Essex; the manor of La Neilond, in the same county; the castle and town of Berhamstede, with the honour, etc., in co. Hertford and other counties; the castle and town of Marleberge, with the barton and hundred of Selkele, the castle and town of Dyvyses, with the parks and forests of Melkesham, Shippenham, and Pewesham, and purprestures, and with the manor of Roude, the manor of Woderowe, the manor of Sevenhampton, with the boroughs of Creckelade and Hanteworth and the hundreds of Creckelade and Hanteworth, and the manor of Stratton, the castle and town of Mere, with the park, etc.,

1319.

Membrane 20—cont.

co. Wilts; the manors of Boudon and Haverberge, co. Leicester; the ferm of the town of Southampton, with the small rents, co. Southampton, the manor and town of Aulton, with the hundred of Aulton and the small rents in the town, the ferm of the town of Andevre, with the hundred and with the increment of the ferm, the manor and town of Basyngstok, with the hundred and the rent of the tenement in that town that formerly belonged to Walter de Merton, the castle of Southampton and the manor of Lyndhurst, with the park and the New Forest, and the bailiwicks and hundred of Rudberge, and 40s. of yearly rent that the abbot and convent of Redynges render yearly for a tenement in the forest, the castle of Cristeschurche of Twynham, with the borough and manor of Westovere and the hundred of Cristeschurche, the manor of Ringwode, co. Suthampton; the ferm of the town of Wich (*de Wichio*), co. Worcester; the manor of Gillyngham, with the barton and 72s. of rent of a purpresture, and with the forest, co. Dorset; 20*l.* of yearly ferm from the manor of Ellesmere in Wales, by the hands of John Knokyn, tenant for life of the manor by the king's grant, and the earldom of Cornwall and the office of sheriff there; to have in dower for life, with the knights' fees, advowsons, and other appurtenances, and the return of writs and summonses and all fines, ransoms, and amercements of all the men and tenants of the premises, forfeited issues, and all things pertaining to the king of year, day, waste, forfeitures, and murders in various courts, so that they should be levied by her bailiffs by the estreats to be delivered to them by the justices in eyre, or by her sheriffs by the estreats of the exchequer, without hindrance from the king or his ministers, and that she should have the chattels of felons and fugitives from the premises, with power to put herself in seisin of the said chattels, and that she should have, by the king's writs, justices in eyre, to be nominated by her, for forest pleas, when necessary, in the aforesaid forests; and that she should have the fines and ransoms adjudged before them to be levied by her bailiffs by the estreats of the justices, and that she should receive at the exchequer all fines of trespassers therein who are not of the castles, boroughs, etc., aforesaid: wherefore the king orders the treasurer and barons to give orders under the exchequer seal to all sheriffs in whose bailiwicks she has the aforesaid liberties to deliver to the keepers of her liberties copies of the estreats of the exchequer as soon as they receive the same, so that the keepers, after deliberation, may certify the keepers of her liberties in the exchequer of the names of those contained in the estreats who are of her liberty, so that he may claim the more advisedly in the exchequer for her, and the treasurer and barons are ordered to acquit those who shall thus have to satisfy her in the sheriffs' accounts of the sums thus claimed.

July 19.
York.

To the sheriff of Essex (*sic*). Order to restore to Richard de Castello, clerk, his lands, goods, and chattels, taken into the king's hands upon his being charged before Ralph de Camoys and his fellows, justices to deliver Chichester gaol, with the crime of breaking the church of Wysebergh and of stealing a cross and a chalice, price 20*l.*; as he has purged his innocence before the bishop of Chichester, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

July 20.
York.

To the sheriff of York. Order to cause a verderer to be elected for the forest of Galtres in place of John son of Robert de Shupton, who is insufficiently qualified.

July 20.
York.

To the sheriff of York. Order to release Alan de Norton from prison in York castle, wherein he is detained upon suspicion, upon his finding mainpernors for his good behaviour.

By K.

To the sheriff of Wilts. Order to supersede until further orders the putting in exigent to be outlawed of John son of Ingelram Berenger, who

1319.

Membrane 20—cont.

was put in exigent because he was lately indicted in the sheriff's county [court] of the rape and abduction of Elizabeth, wife of John de Percy, and of stealing the goods and chattels of George de Percy to the value of 100s., which indictment the king caused to come before him for certain reasons, as John has surrendered himself to the king's peace and prison to stand to right concerning the above, and the king has meanwhile committed him to a certain keeper for safe-keeping. By K.

July 18.
York.

To Master Richard de Clare, escheator beyond Trent. Order to deliver the temporalities of the priory of Goldeclive to William (*Willermo*) de Sancto Albino, monk of Bec Hellouin, whom the abbot of Bec presented to the king for admission to the priory, which presentation the king accepted when he took William's fealty and restored to him the temporalities and ordered the escheator to deliver them to him, which order he subsequently superseded at the suit of brother Ralph de Rouncevill, calling himself prior of the said priory, who gave the king to understand that he was perpetual prior and had done fealty to the king at another time for the temporalities of the priory, and that he was canonically instituted into the priory by the diocesan, and that he was not amoved from the rule of the priory by any process. By K.

MEMBRANE 19.

July 20.
York.

To John de Crumbwell, keeper of the Forest this side Trent, and to him who supplies his place in the forest of Englewode. Order to cause J. bishop of Carlisle to have 24 fawns (*feones*), half of them hinds (*bissarum*) and half of them does (*damarum*), from that forest of the king's gift, to stock his park of La Rose, destroyed by the Scotch. By K.

July 20.
York.

To Eleanor, late the wife of Henry de Percy. Order to pay to Geoffrey Nowet, chaplain, 40s. yearly from the said Henry's lands in Wyndosme, and the arrears of the same from the time when the lands came to her hands, as it appears by inquisition taken by Ralph de Crophull, escheator this side Trent, that Geoffrey granted to the said Henry certain lands in Nafferton, co. York, and that Henry granted him, in return therefor, 40s. yearly from his lands in Wyndosme, to be received by him until Henry should provide him with an ecclesiastical benefice of the yearly value of 10 marks, and that Geoffrey received that sum yearly from Henry's coffers in the name of allowance of the said money for two years before Henry's death, and that the aforesaid lands in Nafferton and in Wyndosme are in her hands as dower, and that Geoffrey has not yet been provided with a benefice.

To Ralph de Crophill, escheator this side Trent. Order not to intermeddle further with 6 acres of meadow that belonged to Nicholas de Stokton-near-These, taken into the king's hands by John de Evre, late escheator this side Trent, as the said Ralph has certified the king that the aforesaid Nicholas held the aforesaid 6 acres together with other tenements of the bishop of Durham by the service of 13s. 4d. for all services, and that he died during voidance of the see, on which account Henry de Percy, then supplying the king's place in the bishopric, seised the tenements into the king's hands on account of the minority of John son and heir of Nicholas, and that John de Evre retained the tenements in the king's hands for this reason.

July 20.
York.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of William Mordaunt, who is incapacitated by age and infirmity.

1319.

Membrane 19—cont.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Robert de Hylderwell, who is insufficiently qualified.

To the same. Order to receive all writs and letters under the great seal that shall be sent to him for transmission, and to cause them to be sent to the due places without delay out of the issues of his bailiwick, making an indenture with the mayor of the city of York of the costs incurred in this behalf, as it will be necessary for the king whilst in the northern parts to send divers envoys with letters under the great seal. By K.
[*Parl. Writs.*]

July 29. To the sheriff of Wilts. Order to cause a verderer for the forest of
Durham. Savernak to be elected in place of William de Caperigge, deceased.

Aug. 1. Laurence de Acheholt, in the king's prison at Maydenstane for the death
Newcastle on- of Alan de Plumsted, has letters to the sheriff of Kent to bail him until the
Tyne. first assize.

Aug. 6. To the abbot of St. Mary's York, sub-collector in part of the diocese of
Gosforth in York of the tenth for one year granted to the king in aid of the Scotch
Northumber- war by the clergy of the province of York. Order to pay to the king's
land. clerk John de Crosseby 100*l.* to pay the wages of certain footmen of
Wales coming to the king in aid of the war, and to pay all the rest of the
tenth that he can to the king's clerk Gilbert de Wygeton, controller of the
king's wardrobe, to be brought by him to the king as enjoined upon
him on the king's behalf. By p.s.

To the abbot of Seleby, sub-collector of the said tenth. Order to deliver
all the money of the tenth already collected or that he can collect to the
aforesaid Gilbert, to be brought by him to the king. By p.s.

To the prior of Thurgarton, sub-collector of the above. Order to cause
all the money of the tenth already collected and that he can collect to be
carried to York with all speed, there to be delivered in expedition of the
Scotch war as shall be then enjoined upon him by John, bishop of Ely, the
chancellor, for which sums the king will cause letters patent of acquittance
to be made, and he promises to hold him and his church harmless against
all persons and to make him letters patent of indemnity. He is ordered to
receive the following sums of the tenth from the underwritten religious
within his collection, who granted that they would pay them in the first
term of payment, to wit the feast of St. Peter ad Vincula last: the abbot of
Wellebeck 8*l.*, the prior of Wirkisop 16 marks, the prior of Maderseye 4*l.*,
the prior of Blyth (*Blida*) 14 marks, and the prior of Newstead-in-Sher-
wood 4*l.* He is ordered to certify the chancellor of what the said religious
shall have paid and of the names of those who shall have paid their tenths
in the said term, and of the names of those who have not paid. By p.s.

Aug. 21. To the abbot of Seleby, sub-collector, etc. Order to cause the money of
Fenham. the tenth already collected and that he can collect to be carried to York,
so that he have it there on the eve of the Nativity of St. Mary, as above.

By K.

Aug. 7. To Master Richard de Clare, escheator beyond Trent. Order to cause
Gosforth. Richard de Frivill, son and heir of John de Frivill, tenant in chief, to have
seisin of his father's lands, as he has proved his age before the escheator,
and the king has taken his homage. By p.s.

Aug. 5. To the abbot of St. Mary's York, collector in part of the diocese of York
Gosforth. of the tenth for one year granted by the clergy for the Scotch war. Order
to pay to the king's clerk John de Ditton 40 marks for the carrying
(*carcacione*) of the timber of a peel of the king's at Kyngeston-on-Hull
thence to the northern parts, as enjoined upon the clerk by the king, for
which sum the king will save him and his church harmless, etc.

By p.s. [5033.]

1319.

Membrane 19—cont.

Aug. 18.
Amble.
(*Anebell.*)

To the same. Order to pay to the aforesaid John 20*l.* in addition to the 40 marks paid by the abbot to him in execution of the preceding order.

By p.s.

Aug. 21.
Fenham.

To the same. Order to pay to the king's clerk John de Louthre, keeper of the king's victuals in the parts of Carlisle, 11*l.* 6*s.* 8*d.* for the munition of the town of Carlisle.

By K.

The like to the prior of Thurgarton, sub-collector, etc., to pay 51*l.* 6*s.* 8*d.* to the aforesaid John for the above purpose.

By K.

The like to J. bishop of Carlisle, collector in the diocese of Carlisle, to pay the said John 40*l.* for the above purpose.

By K.

Aug. 8.
Gosforth.

To the chamberlain of Kaernarvan. Order to pay to the 40 footmen, whom the king ordered him to elect in the land of Hope and to send to the king, such wages as he has paid to other footmen of those parts by the king's orders, from the days when they leave those parts until they come to the king.

By p.s.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Roger Sturmy, deceased.

Aug. 29.
Bar Moor.

To the abbot of St. Mary's York, collector in part of the diocese of York of the tenth for one year granted to the king by the clergy of the province of York. Order to pay to the king's clerk John de Louthre, keeper of the king's victuals in the parts of Carlisle, 20*l.* for the munition of the town of Carlisle; for which sum the king will save him and his church harmless, etc.

By K. and C.

The like to the abbot of Seleby to pay 20*l.* to the said John for the above purpose.

Oct. 8.
York.

The like to the abbot of St. Mary's York to pay 20*l.* to the said John for the above purpose.

By C.

Aug. 26.
Fenham.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to release Robert le Criour of Anecastre and Ellen his wife from prison, wherein they are detained on account of their conviction before the king of a trespass against the king's peace committed upon John son of Richard Turtois of Anecastre and Richard Turtoys of Anecastre and Ellen his wife, as the king has pardoned them the imprisonment; provided that they first satisfy the aforesaid John, Richard, and Ellen for what pertains to them in this behalf.

By p.s. [5061.]

Nov. 4.
York.

To the treasurer and barons of the exchequer. Order to account with the prior and convent of Evesham for the time when they had the custody of the abbey after the death of John, the late abbot, and to receive from them the portion due from them of the 600 marks yearly for the custody of the same, and to discharge them of the balance of that sum, in accordance with the king's grant of 15 January, in the 2nd year of his reign, to the said abbot John and the convent of the custody thereof during voidance, saving to the king the knights' fees and the advowsons of churches, rendering therefor 600 marks if the voidance lasted for a year and a proportionate sum if it lasted for less than a year, as the king, on the voidance of the abbey by the death of the aforesaid John, granted licence to the prior and convent, on 29 August, in the 10th year of his reign, to elect an abbot, and the king afterwards, on 31 March next following, took the fealty of William the present abbot and restored the temporalities to him.

Oct. 20.
York.

To the taxors and collectors of the twelfth and eighteenth in the county of Lincoln. Order to supersede entirely the taxing and levying of the twelfth

1319.

Membrane 19—cont.

and eighteenth in the lands that queen Isabella holds in that county of the king's assignment, and to restore anything that they may have levied on this account.

By K.

[*Parl. Writs.*]

The like to the taxors and collectors in all counties where the queen is dowered. [*Ibid.*]

MEMBRANE 18.

Aug. 8.
Gosforth in
Northumber-
land.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the following lands of John de Northwode, tenant in chief, and to restore the issues thereof, as it appears by inquisition that he held them in 'gavelikynde,' to wit in the manor of Northwode in Sheppey (*Scapeia*) 200 acres of land, 200 acres of pasture, 300 acres of salt-marsh in Elmersh and Stork, two wind-mills, two dove-cots, and 7*l.* 5*s.* 0*d.* of assize rent, by the service of rendering 36*s.* 3¼*d.* and one weigh (*pisi*) of cheese at St. Peter ad Vincula to the manor of Middelton yearly and of two comings to two law-days (*laghedaios*) yearly, and that he held 20 acres of land within the said manor of Northwode of Robert de Shirlande by the service of 8*s.* and 4 hens, one lamb, and suit at the court of Shirlande from three weeks to three weeks; and 3½ acres and a rood of meadow held of the manor of Otham by the service of 6*d.* yearly; and a water-mill in Maggelworth of the fee of the archbishop of Canterbury; and 3*s.* of rent from an acre of meadow in Rippel held of the prior of Christ Church, Canterbury, by the service of 1*d.* yearly; and that he held 11 acres of land and an acre of wood in Sabyncroft of Simon Sauvage by the service of 12*d.* yearly; and 13 acres of land of the land that belonged to John le Hore, which are held of the manor of Middelton; and 14 acres of land in Cokeydane, which are held of the archbishop of Canterbury; and 8 acres of wood of the archbishop's fee; and 40 acres of pasture within the enclosure of the park of Byngebury, which are held of divers poor tenants of Middelton: by which inquisition it was found that Roger son of John de Northwode, the younger, aged 12 years, Master Thomas de Northwode, Master Richard his brother, Simon de Northwode, Humphrey de Northwode, brothers of the said Master Thomas de Northwode, of full age, and John, William, Thomas, and Robert, brothers of the said Roger, of tender age, are the nearest heirs of the aforesaid John de Northwode, the elder, in the lands and tenements aforesaid, which the escheator took into the king's hands with other lands of the said John at his death.

To the same. Like order not to intermeddle further with 6 acres of land in Berghefeld, as it appears by inquisition that Joan, late the wife of John de Northwode, held them in 'gavelikynde,' which 6 acres she acquired in fee together with the said John from Guncelin de Badelesmere, they being held of the prior of Christ Church, Canterbury, and that Roger son of John de Northwode and the others above named are her nearest heirs of the said land.

Aug. 7.
Gosforth in
Northumber-
land.

To the treasurer and barons of the exchequer of Dublin. Order to cause the debtors of Roger Damory to come before them at his prosecution, and to cause them to answer to him for their debts, provided that this can be done without offending the law, as the king has granted to him that he may sue and recover his debts in that country at the exchequer so far as it may be done in good manner.

By p.s.

Aug. 4 (?).
Gosforth in
Northumber-
land.

To the sheriff of Gloucester. Order to keep in prison without delivering them by mainprise, if they surrender themselves to prison, the persons put in exigent to be outlawed for their non-appearance before the justices appointed by the king to hear and determine the trespass committed upon Aymer de Valencia, earl of Pembroke, whereof they were indicted, the earl

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Membrane 18—cont.

having complained that certain malefactors broke his park of Payneswyk, and hunted therein without his licence, and took and carried away deer thence, and he is ordered to keep them in prison until justice be done upon them before the aforesaid justices. By p.s.

Vacated, because otherwise below.

Aug. 15.
Hartford
Bridge.
(Hereford
Brugge.)

To the sheriffs of London. Order not to arrest the goods of the merchants of the Hanse of Almain, and to restore any goods that they may have arrested by reason of the king's order to arrest goods of the men and merchants of the power of the count of Holland and Zeeland and the men and merchants of the towns of Cologne, Dortmund, Rikelynghous, Lubyk, Osenbrugg, Menstre, Grippeswold, Sussalt, and Hamburgh, to the value of 230*l.*, the balance of the sum of 300*l.*, for the goods of William de Wyddeslade, citizen and merchant of London, laden at Le Scus in Flanders, in a ship of Laurence Pollessone of Brabant, which were taken and carried away by malefactors of the count's power and of the aforesaid towns, and to the value of 100*l.* for his damages, the king having previously caused goods of Hermann le Skippere, merchant of Almain, to the value of 70*l.*, to be delivered to the said William in part satisfaction.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of Roger Sturmy, deceased.

Aug. 18.
Amble.

To Ralph de Crophull, escheator this side Trent. Order to restore to William de Cateby three bovates of land in Foiquardeby, co. York, which the king lately granted to Richard de Insula for life under the belief that they were of the king's demesnes, rendering therefor the extent of the same to the exchequer yearly, as William afterwards suggested, by his petition before the king and his council in parliament at York in a month from Easter last, that William de Cateby, his father, and his father's ancestors successively held the said three bovates in fee and inheritance, and that he acquired them from his father, and that he held them until he was amoved therefrom by the escheator this side Trent under pretext of the above grant to Richard de Insula, without his being previously called to judgment, contrary to law, wherefore he prayed the king for a remedy; and as Richard asserted in the said parliament that the three bovates are part of a serjeanty of Snayth, and that they were alienated without the licence of king Henry III., and that they had been on that account arrented to John de Crakehale at the pleasure of the said king, and thus ought to pertain to the king; and it is found by certificate made by the treasurer and barons of the exchequer that in the book of fees, amongst serjeanties arrented by Robert de Passelewe in the said king's time, it is contained that the said Robert arrented to John de Crakehale 8 bovates of land pertaining to the serjeanty of Snayth for 40*s.* yearly, and that it is not found otherwise in the rolls of the exchequer, and the said Richard there acknowledged before the council that the aforesaid three bovates are part of the land so arrented to John de Crakehale; and it is found by inquisition taken concerning the premises that William de Cateby and his ancestors held the aforesaid three bovates of land in Folquardeby of the king for 20*s.* yearly pertaining to the serjeanty of Snayth in fee and inheritance, and that William de Cateby, son of the said William, acquired them from his father, and was seised thereof, and held them until he was amoved as abovesaid; and the king has now pardoned William son of William his trespass in entering the same without royal licence, and has granted that he shall have and hold them to himself and his heirs by the service therefor due and of right accustomed, and has taken his fealty therefor: saving to the aforesaid Richard his corn sown on the land whilst he held it. By pet. of C.

Aug. 16.
Newbiggin.

To Eleanor, late the wife of Henry de Percy, keeper of two parts of his lands in co. York. Order to pay to Geoffrey Nowet, chaplain, 40*s.* yearly

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Membrane 18—cont.

out of the ferm paid by her to the king for the custody of the said lands, she having signified to the king that she cannot pay this sum out of Henry's lands in Wyndosme, as previously ordered to do by the king, as the lands in Wyndosme were assigned to her in dower according to the extent returned into chancery, in which extent there is no mention of the above 40s.

Sept. 4.
Roxburgh.

To the sheriff of York. Order to cause York castle to be defended with men-at-arms and other things, and to pay the men their wages out of the issues of his bailiwick so long as they stay in garrison there, as the Scotch rebels have entered the county of York, and lie in wait for the city and castle.

MEMBRANE 17.

Aug. 18.
Amble.

To the taxors and collectors in co. Kent of the twelfth granted to the king. Order to supersede entirely the taxing and levying of the said twelfth of the goods of the prelates and clergy of the province of Canterbury, and to restore anything that they may have levied on this account, as the pope has imposed a tenth upon the said clergy to be levied within a year for the king's use, the twelfth having been granted by the prelates and clergy aforesaid on condition that its levy should cease if any tenth should be imposed upon them by the pope for the king's use; provided that if the prelates and clergy have lands of purchase (*de perquisito*) or other goods and chattels that have not usually been charged with such tenth, and for which they have been wont to be taxed with the citizens and burgesses of that county in such aids to the king or his progenitors, then the said twelfth shall be assessed and levied for the king's use as is just. [*Parl. Writs.*]

The like to all the taxors and collectors of the twelfth in all the counties beyond Trent. [*Ibid.*]

The like to all the taxors and collectors in all the counties this side Trent. [*Ibid.*]

Aug. 14.
Hartford Bridge
in Northumber-
land.

To Gilbert de Roubur[y] and John de Wengrave, justices to take assizes in co. Middlesex. Order to continue until the morrow of All Souls all assizes arramed before them when the king's protections are shewn before them and they are requested to make such continuance, as it is agreed by the assent of the *proceres* and magnates with the king that, to restrain the malice of those who by collusion rather implead others in their absence than in their presence, all assizes of novel disseisin arramed against those who are now engaged in the king's service and who have the king's protection shall be continued until the morrow of the said feast, so that those who are in his service shall have no cause to eloin themselves.

By p.s. [5046.]

The like to the justices to take assizes in co. Cambridge.

Sept. 21.
Newcastle-on-
Tyne.

To the justices of assizes in co. Worcester. Order to continue until the aforesaid day all assizes [concerning] William la Zousche, who is in the king's service and has his protection, when they are requested to do so.

By p.s.

Aug. 14.
Amble.

Adam son of William Grenolf, imprisoned in Lancaster gaol for the death of Thomas Tilleknave, has letters to bail him until the first assize.

Aug. 25.
Newcastle-on-
Tyne.

To the sheriff of Norfolk. Order to pay to Rhys (*Resus*) son of Rhys ap Mereduk, a Welshman staying in Norwich castle, the arrears of his wages and other necessities from the time of the sheriff's appointment as in the late king's time, and to continue paying the same until further orders.

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Membrane 17—cont.

Aug. 4.
Gosforth in
Northumber-
land.

To the sheriff of Gloucester. Order to keep in prison without delivering them by mainprise, if they surrender themselves to prison, the persons put in exigent to be outlawed for their non-appearance before the justices appointed by the king to hear and determine the trespass committed upon Aymer de Valencia, earl of Pembroke, whereof they were indicted, the earl having complained that certain malefactors broke his park of Payneswyk, and bunted therein without his licence, and took and carried away deer thence, and the sheriff is ordered to keep them in prison until justice be done upon them before the aforesaid justices. By p.s.

Aug. 24.
Fenham.

To the treasurer and barons of the exchequer. Order to acquit the men of Northumberland who hold of the king of the rent due from them for this year for the custody of the castle of Newcastle-on-Tyne, as the king has remitted the same to them, wishing to shew them special grace because they have been wasted and impoverished by the Scotch rebels. By p.s.

To the sheriff of Northumberland. Order to permit the aforesaid men to be acquitted of the above rent.

Aug. 29.
Barmoor.

To Edmund Deyncourt, Lambert de Trikyngham, and their fellows, justices appointed to take a jury of twenty-four knights, which Robert de Godesfeld of Sutton arramed before them by the king's writ against John de Tynton and Margaret his wife concerning a re-disseisin of 13 acres of meadow in Stikeswalde. Whereas lately, at the suggestion of the said John and Margaret that they had been disseised of the aforesaid meadow by the said Robert and John Burell, hayward (*messer*), which they had recovered against the said Robert and John by recognition of an assize of novel disseisin taken between them, the king ordered the sheriff of Lincoln to take with him the keepers of the pleas of the crown and to enquire concerning the re-disseisin and to do therein what ought to be done according to the statute; and afterwards the king learned from Robert de Brynkhill that he went towards Horncastre on the day when the inquisition was taken near the place where it ought to have been taken, and that John de Nevill, then sheriff of that county, and the aforesaid keepers, on account of the absence of one of the twelve jurors summoned to make view of the tenements aforesaid and to make oath concerning the same, compelled the said Robert by threats of amercing him in 10*l.* and other ways to come to them and to make oath in this matter with the eleven jurors who attended, although he instantly alleged before them that he had not been summoned for this purpose nor had a day nor view of the tenements, nor was on the first jury, and that he ought not to be upon any juries or inquisitions unless previously summoned, to his damage and contrary to the form of the statute of jurors, for which Robert prayed the king to provide a remedy; whereupon the king ordered the sheriff to enquire into the whole matter; by which inquisition it was found that Robert de Brynkhill was not summoned to be before John de Nevill, then sheriff, or the aforesaid keepers for the above purpose, and was not in the first jury, and that John and the keepers compelled him to made oath to attend by threats of amercing him at 20*l.* and in other ways, in spite of his protests, alleging that he was contemning the king's orders and ministers and that unless he made oath they would certify the king of the contempt, and that he went to make the jury with the other eleven under fear of the threat and amercements; wherefore the said Robert de Brynkhull has prayed the king to provide for his immunity according to the statute of jurors in case the aforesaid jury go against the jurors aforesaid: the king therefore orders them, in case the jury go against the jurors, to take security from the said Robert de Brynkhill that all things touching the king and his imprisonment (*prisonam*) and goods in this behalf shall be reserved to the king without diminution, and that execution shall be done in full in due form in case he be burdened

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Membrane 17—cont.

with the attaint aforesaid like the other jurors, and to supersede the execution of those things that pertain to the king in this behalf concerning the said Robert until the king shall cause to be done herein what ought to be done.

Sept. 17.
Berwick-on-
Tweed.

To the sheriff of Lincoln. Order to buy and provide 100 quarters of wheat, 100 quarters of malt, and 50 quarters of salt, and to cause them to be carried to Notyngnam castle, to be delivered to the constable thereof by indenture for the munition of the castle. By letters of the queen.

The like to the following:

The sheriff of Nottingham and Derby for 100 quarters of wheat and 100 quarters of malt.

The sheriff of Leicester for 200 quarters of beans.

Sept. 12.
At the siege of
Berwick-on-
Tweed.

To Master Richard de Clare, escheator beyond Trent. Order to cause John de Lovetot, son and heir of Thomas de Lovetot, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [5073.]

Sept. 23.
Newcastle-on-
Tyne.

To the sheriff of Buckingham. Order to repair the king's gaol of Aylesbury by the view and testimony of Roger de Trikyngnam. By C.

Oct. 8.
York.

To the king's yeoman Oliver de Burdeg[ala], constable of Wyndesore castle. Order to repair the houses, tower, walls, and bridges of the castle, with the stable and wall of the king's garden without the castle, and the houses and walls of the king's manor of Kenyngton, with the paling and wall about the park.

To the same. Order to pay to Ralph de la More, to whom the king granted the office of clerk of the works in the castle that John de Spygesworth had, the same wages as John was wont to receive.

To the same. Order to pay to Robert de Wodeham, to whom the king committed the bailiwick of the forestry that Walter de Wodeham, his brother, had in his life in the forest of Wyndesore, the same wages as Walter was wont to receive.

MEMBRANE 16.

Sept. 17.
Berwick-on-
Tweed.

To the sheriffs of London. Order to restore 13 sacks and 48 nails of wool in 12 serplers, price 8*l.* a sack, of Hermann le Swart of Sussalt, 14 sacks and 16 nails of wool in 12 serplers, price 8*l.* 13*s.* 4*d.* a sack, of Conrad (*Conredi*) atte Brok of Grippeswold, and 10 sacks and 28 nails of wool of Tidemann atte Waye of Gripeswold, whereof 6 sacks and 48 nails are in 6 serplers, price 8*l.* a sack, and 4 sacks and 32 nails are in 4 serplers, price 9*l.* a sack, arrested by them in execution of the king's order to arrest goods of the men and merchants of the power of the count of Holland and Zeeland and of the towns of Cologne, Dortmund, Rikelynghous, Lubyk, Osenbrug', Menstre, Grippeswald, Sussalt, and Hamburg to the value of 230*l.*, the balance of 300*l.* for the goods of William de Wyddeslade, citizen and merchant of London, loaded by him at Le Schus in Flanders in a ship of Laurence Pollesson of Brabant, which were captured by malefactors of the count's power and of the aforesaid towns on the voyage to England near Wynterton, co. Norfolk, the king having caused goods of Hermann le Skippere, merchant of Almain, arrested by them in execution of his previous order, to the value of 70*l.* to be delivered to William, and the king ordered them not to arrest goods of the merchants of the Hanse of Almain in this realm and to restore any of their goods that they might have arrested: as John le Longe, alderman of the said merchants of the Hanse in

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Membrane 16—cont.

England, has testified before the king in chancery in William's presence that the aforesaid Hermann, Conrad, and Tydemann are and ought to be of the said Hanse.

Oct. 22.
York.

To the sheriff of Cumberland. Order to pay to John de Ispania, the elder, to whom the king, on 20 December in the 10th year of his reign, committed for life the custody of the gate of Carlisle castle, receiving therefor 4*d.* daily from the sheriff of the county, the arrears of his wages from the time of the sheriff's appointment, and to continue to pay the same.

Oct. 10.
York.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of William de Colewych, who is incapacitated by infirmity.

To the treasurer and barons of the exchequer. Order to provide amongst them from what lands of the king and in what places satisfaction may be made to the countess of Gloucester for the value of her dower of the lands lately granted by the king to David de Strabolgy, earl of Athole (*Dathel'*), and to cause them to be assigned to her, so that the said earl may hold the lands thus granted to him in full.

By p.s. [5100.]

Oct. 12.
York.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of John de Fletham, deceased.

Oct. 10.
York.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Hamo de Vileston, who is incapacitated by infirmity.

Oct. 8.
York.

John son of Alexander de Peyntour, imprisoned in Wyndesore castle for trespass of venison in Wyndesore forest, has letters to Ralph de Monte Hermerii, keeper of the Forest beyond Trent, to bail him until the first assize.

By p.s.

Oct. 12.
York.

To John de Crumbwell, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver William de Bevercote, prebendary of Rampton in St. Mary's church, Suwell, imprisoned at Notyngham for a trespass in the forest of Shirewode, to twelve mainperners who shall undertake to have him before the justices of Forest pleas in co. Nottingham to stand to right concerning the trespass.

Oct. 13.
York.

John Tronkard Bythario, in the king's prison at Exeter for the death of John Stibba, slew the said John in self defence. He has letters to bail him until the first assize.

Oct. 8.
York.

To Oliver de Burd[egala], constable of Wyndesore castle. Order to deliver to the king's chaplains celebrating in the chapel of the castle bread, wine, oil, and other small necessities for divine service from Michaelmas last until next Michaelmas.

Oct. 16.
York.

To Bartholomew de Badelesmere, constable of Bristol castle. Order to pay to John de Kemesyng', to whom the late king granted the custody of the gate of Lafford in Bristol for life, receiving therefor 2*d.* a day for his maintenance from the constable of Bristol, any arrears of his wages for the time of Bartholomew's office.

Oct. 7.
York.

To the mayor, bailiffs, and whole community of the town of Southampton. Order not to disquiet the merchants of the society of the Bardi of Florence by reason of the disputes between the mayor, bailiffs, and community and certain merchants [and] mariners of Venice coming to that town in galleys, and not to arrest their goods, chattels, or wares, but to treat them favourably in all things that pertain to the mayor, bailiffs, and community, so

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Membrane 16—cont.

long as they pay the due customs and other things that they ought to do, as the king has taken the merchants of the said society and their goods under his special protection.

Oct. 20.
York.

To Master Richard de Clare, escheator beyond Trent. Order to make partition into two parts of the lands whereof William de Nevill, tenant in chief, was seised in his demesne as of fee, taken into the king's hands by reason of his death, and to cause John de Hadersham and Nicholaa, daughter and heiress of the said William, to have seisin of her purparty as eimescy of the inheritance, as she has proved her age before the escheator and the king has taken her husband's homage for her purparty. By p.s.

Oct. 12.
York.

To the treasurer and barons of the exchequer. Order to allow to Roger Damory, late keeper of the castle and honour of Knaresburgh, in his ferm of the castle and honour, the sum of 55*l.* 4*s.* 11*d.*, for which he has besought the king for allowance, as the king learns by inquisition taken by John Mauleverer, Robert de Plumpton, and Richard de Aldeburgh that Roger expended the above sum when the castle was occupied by John de Lilleburn and his accomplices in making new engines and hoardings (*hurdeicias*) and repairing old ones for besieging the said John and his accomplices, and for carriage thereof from divers places to the siege, and in the wages and expenses of carpenters, masons, and other workmen repairing the said engines and hoardings.

Oct. 20.
York.

To Henry de Shirokes, chamberlain of Caernarvan. Order to pay to the king's serjeant Master Henry de Ellerton, master of the king's works at Caernarvan, the arrears of his wages from the time of the chamberlain's appointment, and to continue to pay the same as heretofore.

Oct. 25.
York.

To John de Crumbwell, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver to the prior and convent of Carlisle a tithe of the venison taken in the forest of Inglewode for this year, as they ought to have it.

Oct. 23.
York.

To Ralph de Monte Hermerii, keeper of the Forest beyond Trent. Order to deliver Edward Cubbel, detained in the king's prison at Wyndesore for trespass of venison in Wyndesore forest, to twelve mainpernors who shall undertake to have him before the justices of Forest pleas in co. Berks when they come thither to stand to right concerning the said trespass.

Oct. 20.
York.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of Roger Gargevill, who is insufficiently qualified.

Oct. 8.
York.

To the chamberlain of Caernarvan. Order to pay to John le Scot, a prisoner in Cruk castle, the arrears of his wages for the time that he has been in the castle, and to continue to pay the same during his stay there, and also to pay his wages in coming to the king at York.

MEMBRANE 15.

Oct. 20.
York.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of William Loveday, who is insufficiently qualified.

Oct. 22.
York.

To the bailiffs of the Tolbooth of the town of Lenne. Order to permit John Chamberleyn of Ely to take 100 barrels of ale from that port to foreign parts, upon his finding security not to take them to the Scotch rebels, the king having granted him permission to export so many barrels.

By C.

The like to Nicholas de Fakenham of Lenn for 100 barrels.

1319.

*Membrane. 15—cont.*Oct. 24.
York.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to Philip de Slane, of the order of Friars Preachers, who is sworn of the king's council of Ireland, 5 marks yearly for life, the king having granted that he shall receive that sum yearly at the exchequer of Dublin in consideration of his good service.

To the treasurer and barons of the exchequer: Order to allow to John de Castre in his account at the exchequer for the time when he was keeper of the castle of Carlisle the following sums, which he expended when keeper for the safe-guarding (*salvacione*) of the castle in repairing the great tower, turrets, engines, bridges and peel of the castle, as appears by an inquisition taken by Robert de Barton and Adam de Skelton: the wages of divers men covering a part of the new tower in the inner bailey of the castle with the king's lead, 6s. 8d.; in repairing divers holes of the queen's chamber in the same bailey, and in repairing the gutters of the same chamber, 22s.; in making anew a certain small engine in the said bailey, 20s.; in repairing another engine in the same bailey, 13s. 4d.; in repairing a great bretasche near the great tower in the same bailey, 6s. 8d.; in repairing the roof (*cooperture*) of the great hall in the outer bailey, and in roofing the great kitchen near the same hall, 36s.; in laying (*subposicione*) of the joists in a chamber near the postern of the castle, 5s.; in making a wooden stair (*gradus*) to ascend the great wall in the outer bailey, 4s.; in mending the great paling on one side of the small garden without the outer bailey, 20s.; in repairing a peel between the gardens of the castle and the town, 20s.; in repairing the bridges and barriers of the gates of the castle, 13s. 4d.; in two cables (*cablis*) for two great engines, and in three cords called 'bridels' for the same engines and for another engine, and in six cords for the slings (*fundis*) of these engines made anew, 47s.; in the stipends of divers men working timber for a chapel in the outer bailey of the castle, and for carriage of the same, 22s. 4d.

Oct. 20.
York.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Robert de Syndlesham, whom the king has caused to be amoved from office because he is incapacitated by age.

By the testimony of John de Foxle.

Oct. 24.
York.

To the sheriff of Cambridge. Order to cause a coroner for that county to be elected in place of William Loveday, who is insufficiently qualified.

By the testimony of John de Canteb[rigge].

To Ralph de Crophull, escheator this side Trent. Order to cause dower to be assigned to Margery, late the wife of John de Ros of Ryngburgh, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 27.
York.

To the same. Order not to intermeddle further with a messuage of Laurence Lyggeard's in Raveneserod, and to restore the issues thereof, as it appears by inquisition taken by the escheator that one Hugh le Flekmaker, deceased, occupied a plot of land on the king's soil of Ravenesrod, in what manner or by what warrant being unknown, upon which he built a messuage, which the said Laurence now holds, and that it was never arrented to the king, for which reason the escheator took it into the king's hands: which reason the king deems insufficient.

To Ralph de Monte Hermerii, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Kyngeswode. Order to cause Queen Isabella to have 20 oaks fit for timber from that forest for the repair of her mills of Stok Neylaund.

By K.

1319.

*Membrane 15—cont.*Oct. 28.
York.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Ralph de Chastiloun, who cannot attend to the duties of the office, as he is continually occupied in the office of verderer in the forest of Wuchewode.

To the taxors and collectors of the eighteenth in co. Lancaster. Order to supersede until further orders the taxation and levying of the eighteenth in that county, as the men of those parts have suffered so much from the incursions of the Scotch rebels that they are unable to pay the eighteenth from their goods.

By C.

[*Parl. Writs.*]Nov. 5.
York.

To the constable of Tikhill castle. Order not to distrain Hugh le Foulere of Misterton for his homage and fealty for the lands that he holds in chief of the king as of the manor of Gryngeleye, as the king has taken his fealty and respited his homage.

Nov. 6.
York.

To the sheriff of Cornwall. Order to cause a coroner to be elected for the isles of Sully, Enor, Braer, Bechiek, Agenois, and the isle of St. Nicholas, in place of John de Aet, deceased.

Nov. 6.
York.

To the barons and chamberlains of the exchequer. Order to be intendent to Walter de Norwico in all things that pertain to the custody of the office of treasurer of the exchequer, as the king wills that he shall hold that office until otherwise ordained.

By K.

[*Parl. Writs.*]Nov. 6.
York.

To Roger de Mortuo Mari, justiciary, and to the treasurer of Ireland. Duncan Macgoffri has besought the king that whereas he is constable of the king's new castle of Mackynegan in Ireland at the king's will, lately because it seemed to the justiciary, treasurer, and others of the king's council in those parts that the usual fee of the office of constable aforesaid was too small, the town of Brece-nileston, of the yearly value of 20 marks, was assigned to Duncan in aid of the custody of the castle in addition to the aforesaid fee, which town the king has given to Walter de la Pulle, the king would cause an assignment to be made to the said Duncan elsewhere in Ireland in recompence for the said town; wherefore the king orders the justiciary and treasurer to cause some other assignment to be made to Duncan elsewhere in that land in addition to his fee, having regard to the time when the town was assigned to him and to the reason for its assignment to him, if they find that a like assignment is necessary for the safe keeping of the castle aforesaid.

By C.

Nov. 16.
York.

To the sheriffs of London. Order to arrest goods of the men and merchants of the power of the count of Flanders to the value of 1,000*l.*, in part satisfaction for 1,505*l.* 13*s.* 4*d.*, the value of the goods of Hamo de Chigge-well, William de Bodele, and Elias Petri, citizens of London, and of Hamo's ship called '*La Nicholas*' of London, etc., from which ship they were taken at Kynggesdoune between the ports of Sandwich and Dover by malefactors of the count's power, the count having failed to do justice to the said merchants, although repeatedly requested to do so by the king, and to keep safely the goods so arrested until the merchants have been satisfied for the above sum and for their damages or until further orders, certifying the king of their proceedings. The king has ordered the sheriff of Norfolk and Suffolk to arrest goods in like manner to the value of 505*l.* 13*s.* 4*d.*

By C.

Mandate in pursuance to the sheriff of Norfolk and Suffolk.

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Nov. 6.
York.*Membrane 15—cont.*

To the sheriffs of London. Order to pay out of their ferm to the keeper of the king's leopard in the Tower 6*d.* a day for the maintenance of the leopard, and 1½*d.* a day for his own wages from Michaelmas last until further orders.

To the treasurer and chamberlains. Order to cause tallies of receipt to be levied at the exchequer and delivered to the abbot of Savigny, Richard de Baiocis, Ralph de Bulmere, Thomas de Bamburgh, clerk, and Hugh de Hoton, who have paid by the king's order to Henry Oggil, John de Galileie, and John de Eschet, squires-at-arms of the garrison of the town of Berwick-on-Tweed, in part payment of 46*l.* 11*s.* 6*d.* due to Henry, John, and John from the king for the arrears of their wages for their sojourn in the garrison aforesaid and for recompence for a sore dappled liard horse appraised for the said John de Galileie and of a sore liard horse with white hind feet appraised for the said Henry, lost in the king's service at Kelchou in May, in the 7th year of his reign, in company of Aymer de Valencia, earl of Pembroke, as appears by a bill under the seal of the chamberlain of Scotland in the possession of the said Thomas de Bamburgh, the following sums due from them to the king: 5 marks from the abbot for a fine for confirmation of his charters; 100*s.* from Richard de Baiocis for fine for pardon for the trespass committed by his wife Catherina in acquiring together with Walter de Mollesworth, her former husband certain tenements in Potteresherdwyk, held in chief of the king, and for entering them without the king's licence; 5 marks from Ralph de Bulmer of the 10 marks for fine for pardon for the trespass committed by Alice his wife in acquiring together with Walter de Faucumberge, her former husband, the manor of Rise, which is held of the king in chief, and for entering the same without the king's licence; 10*l.* from Thomas de Bamburgh for a fine for custody of the lands in Bradeford that belonged to Thomas de Bradeford, tenant in chief; 4*l.* 18*s.* 2*d.* from Hugh de Hoghton of the 100*s.* in which he made fine for custody of two parts of a messuage and two bovates of land, except 5 acres, in Southorp that belonged to Walter son of Peter atte See, tenant in chief: receiving the aforesaid bill from Thomas de Bamburgh and charging the same upon the chamberlain of Scotland for that time. By K.

*MEMBRANE 14.*Nov. 2.
York.

To the bailiffs of Ravenesrod. At the complaint of Adam Kyngesson of York and Thomas de Whiteby of Beverley that whereas they and other merchants of the realm freighted a ship called '*la Nicholas*' of Kyngeston-on-Hull at La Seluse, and loaded her with cloth and other goods of the said Adam and Thomas to the value of 193*l.*, for the purpose of bringing the same to Kyngeston to trade therewith, certain malefactors of the power of Robert, count of Flanders, attacked the men and mariners of the ship on her voyage to England, and invaded the ship, and slew the men and mariners, and carried off with them the ship and cargo, the king frequently wrote to the count requesting him to cause justice to be done to the said merchants; but the count has not yet done so, although frequently requested to do so by the attorney of the said merchants, as appears by the letters patent of the community of Kyngeston: wherefore the king orders the bailiffs to arrest goods and wares of the men and merchants of the count's power to the value of 100 marks, in part satisfaction of the above sum of 193*l.*, and to keep them under arrest until the said merchants have been satisfied for the latter sum and for their damages, certifying the king of their proceedings and of the goods arrested in execution of this order.

1319.

Membrane 14—cont.

The king has ordered the bailiffs of Yarmouth to arrest goods in like manner to the value of 100 marks.

By C.

Oct. 24.
York.

To the same. At the suit of William de Warton, John de Lund, Walter de Kelsterne, William de Brustewik, Amandus de Ruda, Thomas Franceis, John de Appelgarth, John de Thoryn, John de Sigelesthorn, Simon de Holbek, William de Crauncewyk, John de Manneby, Thomas de Thurkilby, Nicholas de Ouseflet, Geoffrey de Humbercolt, Richard du Gard, and Gilbert Wadiator, burgesses and merchants of Beverley, and of other merchants of the realm that whereas they lately freighted three ships of Flanders at Kyngeston-on-Hull, whose master-mariners were named William Petreson, Peter Bellard, and John Westland of Flanders, and loaded the same with wool, hides, wool-fells, and other merchandise to the value of 4,000*l.* sterling to be taken to Flanders to trade therewith, certain armed malefactors of the power of the count of Flanders attacked the ships on the voyage to the Scheldt (*Lasheld*), and captured them, and took them and their cargoes to the count's land, the king wrote many times to the count requesting him to do justice to the aforesaid merchants; but he did not do so, as the community of the town of Beverley have certified the king by letters under their common seal: whereupon the king ordered the aforesaid bailiffs to arrest goods of the men and merchants of Flanders to a certain sum, towards the aforesaid goods, which were of the value of 2,024*l.*, as appears by the aforesaid letters of the community of Beverley; but the king afterwards ordered them to supersede the execution of the above order on account of a treaty between certain of the king's council and the count's envoys at York, which treaty was prorogued until St. Mary Magdalene before the king's council at Westminster: as the count sent neither envoys nor proctors at that date, nor excused himself in any way, and as the said William de Brustewik, who had 5 sacks and 8 stones of wool, price 55*l.* sterling, and 52 wool-fells, price 30*l.*, a robe and two whole pieces of Pers cloth of Beverley, price 18*l.* sterling, and the said Thomas Franceis, who had 5 sacks and 24 stone of wool, price 59*l.* 4*s.* 0*d.*, and 164 wool-fells, price 9*l.* 16*s.* 0*d.*, and Nicholas de Ouseflet, who had a sack and three stone of wool, price 11*l.* 12*s.* 0*d.*, and 432 wool-fells, price 26*l.* 8*s.* 0*d.*, and Gilbert Wadiator, who had four whole cloths of Beverley, price 28*l.* sterling, in the aforesaid ships, as appears by the certificate of the aforesaid community made by the king's order, have prayed the king to provide them with a remedy for the recovery of their goods, the king orders the aforesaid bailiffs to arrest goods of the men and merchants of the count's power to the value of 78*l.* sterling, in part satisfaction of the 238*l.* aforesaid, and to keep them safely until William, Thomas, Nicholas, and Gilbert have been satisfied for the aforesaid 238*l.* or until otherwise ordered, certifying the king of their proceedings herein. The king has ordered the bailiffs of Wyteby to arrest goods in like manner to the value of 80*l.*, and the bailiffs of Scardeburgh to arrest goods in like manner to the value of 80*l.*, in full payment of the aforesaid 238*l.*

By C.

The like to the bailiffs of Grymesby to arrest goods to the value of 30*l.* for Richard du Gard, who had 2 sacks and 23 stone of wool, price 30*l.*, in the aforesaid ships.

To the bailiffs of Ravenserod. At the complaint of his merchant Ralph de Kirtlington that whereas he loaded 10 sacks of wool in a ship called '*Cretland*' of Sliperdam in Flanders, the master whereof was called William Petirson, in the port of Hull, together with goods of certain other merchants of Beverley, certain malefactors of the power of Robert, count of Flanders, entered the ship near a place called '*la Shelde*,' and took the said ten sacks, price 100*l.*, together with other goods of the aforesaid merchants, and carried them away into the count's power, the king frequently requested the

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Membrane 14—cont.

count to cause justice to be done to the said Ralph; but he has not done so, as the community of the town of Kingston-on-Hull have certified the king by their letters sealed with their seal: wherefore the king orders the bailiffs to arrest goods of the men and merchants of the count's power to the value of 40*l.*, in part satisfaction of the above sum of 100*l.*, certifying the king of their proceedings herein and of what goods they arrest in execution of this order. The king has ordered the bailiffs of Great Yarmouth to arrest goods in like manner to the value of 60*l.* By C.

Oct. 24.
York.

To the bailiffs of Grymesby. Like order to the one preceding the above to arrest goods of the men and merchants of the power of the count of Flanders to the value of 30*l.*, and to safely keep the same until Richard deu Gard, who had two sacks and 23 stone of wool, price 30*l.*, in the three ships above referred to, have been satisfied for that sum, or until further orders, certifying the king of their proceedings. By C.

MEMBRANE 13.

Nov. 6.
York.

To the treasurer of the exchequer of Dublin. Order to take advice with some of the king's council at the said exchequer concerning the expenses to be allowed to brother Philip de Slane, of the order of Preachers, who is going to the Roman court upon the king's affairs, and to cause such expenses to be paid to him according to what shall seem good to their discretion. By C.

To the taxors of the eighteenth in the East Riding of the county of York. Order to pay to John Dathy, constable of the king's castle of Cragfergus in Ireland, 30*l.* for the munition of that castle. By K.

Nov. 10.
York.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to Duncan (*Dungano*) Mac Gofferri, knight, 12*l.*, being the balance of 14*l.* for the wages of himself and his men-at-arms in his company on the sea between Ireland and Scotland in the 12th year of the king's reign, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe. By C.

Nov. 15.
Shelford.

To the bailiffs of the Tolbooth of Lenne. Order not to permit John le Chaumberleyn of Ely and Nicholas de Fakenham of Lenne to take 100 barrels of ale each from that port without special order from the king, notwithstanding his late order to permit them to take that quantity to parts beyond sea upon their finding security not to take the same to the Scotch rebels, as the king is given to understand that the rebels are comforted and maintained by the Flemings, to whom the ale may be carried.

Nov. 12.
Shelford.

To Roger de Mortuo Mari of Chirk, justice of Wales, and to Henry de Shioks, chamberlain of North Wales. Order to ascertain whether the king ought and has been wont to repair the bridge of the great gate of the town of Kaernarvan, and to cause it to be repaired if they find that the king ought to repair it, as the burgesses of Kaernarvan have besought the king to cause it to be repaired.

Nov. 6.
York.

To the chamberlain of Kaernarvan. Order to provide 200 quarters of corn, to wit wheat, barley, oats, pease, beans, or other sorts of corn, according to the advice of John Dathi, constable of Knocfergus castle in Ulster, and to cause the corn to be carried to that castle with all speed for the munition thereof. By K.

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*Membrane 13—cont.*Nov. 12.
Shelford.

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokyngham to be elected in place of John Doilly, deceased.

Nov. 7.
York.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of William Bonum, who is incapacitated by illness and infirmity.

Nov. 14.
Newark.

To the sheriff of Oxford. Order to cause proclamation to be made that the king wills that the fairs at his manor of Wodestok, one in the feast of St. Mary Magdalene and the other at the feast of St. Matthew, both enduring for two days, shall be augmented by eight days before the feast and eight days after.

Nov. 21.
York.

To the sheriff of Wilts. Order to cause a verderer for the forest of Savernak to be elected in the place of Adam Barbost, who is incapacitated by blindness.

To Stephen de Abyndon, taker of the wines of the right prise at Southampton. Order to cause the abbot and monks of King's Beaulieu to have a tun of wine of the right prise at Southampton for this year, in accordance with the grant of Henry III.

Nov. 6.
York.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to examine the rolls and memoranda of the exchequer, and to acquit the minorite nuns of St. Clare without Alegate of 106s. 8d. for their goods in the bishopric of Coventry and Lichfield for the tenth for two years imposed by pope Clement V. and granted by him to the king and to his father, and 8 marks for the tenth for three years likewise imposed by the said pope and granted to the king, if they find that these sums are exacted from them by summons of the exchequer, as the nuns of this order are exempt by papal grant from the payment of tenths from their possessions and goods, as appears by the letters with bulls of pope Boniface VIII., which the king has seen.

Nov. 20.
York.

To the dean of Arches, London, and to his commissary. Notification that he may proceed in the cause before him concerning the right of presentation to the church of Albrighton between Simon de Cranesle, clerk, presented by John la Warre, and W. bishop of Coventry and Lichfield, notwithstanding the king's late prohibition of his admitting any one to the said church until it were discussed in the king's court whether the advowson pertained to the king or to the said John, the king having previously presented John de Merton, clerk, to the aforesaid bishop, as the king learns that the presentation does not pertain to him upon this occasion.

Nov. 22.
York.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of William Lillebon, who is negligent in his office, permitting the bodies of men found in that county to become corrupt (*fetare*) before he will exercise his office upon them.

Nov. 25.
York.

To the taxors and collectors of the eighteenth in the West Riding of the county of York. Order to supersede until further orders the levying of the eighteenth of the goods of Eleanor, late the wife of Henry de Percy, and her men and tenants of the towns of Spofford, Wetherby, Lynton, Lethelay, Kerby, Kirkeby, Gisburn in Cravene, Setil, Gikelswik, Ickelay, Westby, Staynford, Langelif, and Routhewell, as Eleanor has given the king to understand, for herself, her men and tenants, that the said towns were burnt by the Scots rebels and the goods and chattels of the men of the aforesaid towns partly destroyed and partly stolen, so that they cannot

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Membrane 13—cont.

pay the taxation of the said tenth of those goods. The taxors and collectors are to make a taxation of the eighteenth of their goods there remaining.

[*Fœdera; Parl. Writs.*]

By K. and C.

The like to the taxors and collectors in the North Riding for the said Eleanor, her men and tenants of the towns of Topclif, Neuby, Carleton, Cristwayt, Astenby, Kirkelevyngton, Disford, and Renyngton. [*Ibid.*]

The like to the taxors and collectors in the North Riding for John de Merkingfeld and Richard de Kirkebride for themselves, their men and tenants of the town of Eryum, etc. [*Ibid.*]

The like to the same taxors for Andrew de Merkingfeld and the men of the town of Scurveton. [*Ibid.*]

The like to the same taxors for John de Kilvyngton and the men of the towns of Suthkilvyngton and Suthotrington, with proviso 'if it be as stated.' [*Ibid.*]

The like to the same collectors for the abbot of Fountains, the men and tenants of the towns of Kirkebywysk, Neusum, Melmorby, Raynyngton, Disford, Aynderby, Rukeby, Pikal, etc. [*Ibid.*]

The like to the taxors in the West Riding for the said abbot, the men and tenants of the towns of Riggeton, Staynburgh, and Rippelay. [*Ibid.*]

The like to the same for the men of the towns of Sedbergh in Lonesdale, Burton, Thornton, Twysilton, Ingelton, Glapham, Austewik, and Bentham. [*Ibid.*]

The like to the taxors in the North Riding for Hugh de Miton and the men of the towns of Maunby, Solbergh, Neuby-on-Wysk, and Kirtlington. [*Ibid.*]

The like to the same for John de Haneby and the men of the towns of North Alverton, Broumpton, Romundeby, Thornton in Vivar[io], Navyngton, Berghby, Sourby, North Kilvyngton, Thornton-in-the-Strede, Northotrington, Bretteby, Sigston, Thymelby, Hoton, Little Smytheton, Hornby, and Grisby, and Osmunderlaie. [*Ibid.*]

The like to the same for the abbot of Fountains for himself and his tenants of the towns of Northcouton, Kirkebywysk, Neusom, Melmorby, Disford, Raynyngton, Sutton, Hongrave, Sandhoton, Skipton-on-Swale, Neuton-on-Swale, Rokeby, Pikal, Aynderby, and Thornton-on-the-Moor. [*Ibid.*]

The like to the taxors in the West Riding for the abbot and his tenants of the towns of Riggeton, Staynburn, Rippeleye, and Graston. [*Ibid.*]

The like to the taxors in the North Riding for the men and tenants of the town of Kirkeby-on-the-Moor near Miton. [*Ibid.*]

Nov. 21.
York.

To Roger de Horseleye, constable of Baumburgh castle. Order to permit the tenants of Shoston and Sunderland to have respite until further orders for the ferm of their lands in those towns and for other charges incumbent upon them by reason of the aforesaid lands, the king having respited the same in consideration of their damages and grievances suffered by the frequent incursions of the Scotch rebels in those parts.

Nov. 24.
York.

To the taxors and collectors of the eighteenth in the North Riding of the county of York. Order to supersede until further orders the levying of the eighteenth of the goods and chattels of Margaret Saer and her men in the manor of Wellebury, and to make a taxation of their goods therein, as the eighteenth ought not to be taxed of their goods and chattels at present because their goods and chattels in the said manor are wholly destroyed and consumed by the Scotch rebels, by whom divers of their beasts have been stolen and carried away.

By K.

MEMBRANE 12.

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Nov. 21.
York.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to allow to the citizens of Chichester, co. Sussex, and to Henry de Cobham what they have paid to William de Monte Acuto for Easter and Michaelmas terms last in execution of the king's order to pay to the said William 36*l.* of the ferm of the city and the 38*l.* 6*s.* 8*d.* of the 50*l.* that Henry renders yearly for the ferm of the city of Rochester and the custody of the castle of the same, with its wards and appurtenances in co. Kent, the king having granted these sums yearly to the said William for life on 1 December, in the 12th year of his reign.

Nov. 24.
York.

To the sheriffs of London. Order to arrest goods of the men and merchants of the power of the count of Flanders and of the community of that land to the value of 300*l.*, in part satisfaction of 392*l.*, the value of 43 tuns and 12 pipes of wine belonging to Arnald Dosynghon, citizen of Bazas (*Vasates*'), which were captured by John Crabbe and other malefactors of Flanders near the Isle of Thanet in the ship called '*Bona Navis*' of La Strode (*as in this Calendar*, 10 *Edward II.*, p. 387), and to the value of 100 marks for his damages, and to keep the same safely until Arnald have been satisfied for the above sums or until otherwise ordered, certifying the king of their proceedings. The king has ordered the sheriff of Norfolk and Suffolk to arrest goods to the value of the remaining 92*l.*

To the sheriff of Lincoln. Like order to arrest goods of the men and merchants aforesaid in his bailiwick, except in Boston fair, to the value of 286*l.* sterling, in part satisfaction of 396*l.*, the value of the 43 tuns and 13 pipes of wine of Aymer de Insula, citizen of Bordeaux, captured as above, and of 100 marks for his damages.

To the sheriffs of London. Order to arrest goods of the men and merchants aforesaid to the value of 303*l.* 13*s.* 0*d.* (*sic*), and to cause them to be kept safely until Gauc[elin] Pag[ani] and Reymund his brother have been satisfied for that sum, the value of 45 tuns and 1 pipe of wine, which are appraised at 253*l.* (*sic*), and for 30*l.* 14*s.* 0*d.*, their portion of the sum of 80*l.* for damages, which wine was captured at Les Dunes near Sandwich by malefactors of the count's power in a ship called '*La Mariote*' of Goseford, whereof Richard Paynswayn was master (*as in this Calendar*, 10 *Edward II.*, p. 385).

Dec. 1.
York.

To the sheriff of Oxford. Order to cause Thomas son of Giles de Berkele to have seisin of a mill in Saltford near Chepyng Norton, as it appears by inquisition that John le Walkere, who was hanged for felony, held the same of Thomas, and that it has been in the king's hands for a year and a day, and that John de Croxford, late sub-escheator in that county, and Richard de Foxcote, sub-escheator at the time of the inquisition, had the king's year, day, and waste thereof, and ought to answer to the king for the same.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with two parts of the manors of Lutleton, Knyhteton, and Wolbedyng', and with certain lands in Hamptonet and Pinkhurst, and with the manors of Okhangre and Westworldham, and to restore any issues received therefrom to John Bernard, parson of the church of Wermeret, and Ralph de Bokkyng', saving to the king the homage, fealty, and other services due to him for the lands held of him, as it was lately found by inquisitions taken by the escheator that John Paynel was seised at his death in his demesne as of fee of two parts of the manor of Wolbedyng and of a messuage, 106 acres of land, and 2 acres of meadow in Hamptonet, and of a messuage, a carucate of land, and 6*l.* of yearly rent in Pynghurst, and of a third part of a messuage, 90 acres of land, 6 acres meadow, and 24*s.* of yearly rent in Bodeham near Pettewerth, co. Sussex, and of certain lands in

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Membrane 12—cont.

Okhangre and Worldham, co. Southampton, and of two parts of the manors of Lutleton and Knytteton, co. Wilts, and that Matilda, daughter of the said John, whom Nicholas de Upton married, is his nearest heir and aged 30 years, and that John held of the king in chief at his death the aforesaid two parts of the manor of Wolbeddyngg by knight service and the aforesaid lands in Ochangre by the service of maintaining a bridge in the town of Okhangre, and the aforesaid lands in Wordlham (*sic*) as of the king's manor of Aulton, which is in the hands of Queen Isabella, by the service of rendering 9s. yearly to the said manor and of doing suit to the hundred of Aulton from three weeks to three weeks, and two parts of the manor of Lutleton by the service of 20s. to be paid yearly to the castle of Dyvises; and afterwards, upon the complaint of the aforesaid John Bernard and Ralph de Bokkyng' that they had been enfeoffed by the aforesaid John Paynel long before his death of the aforesaid tenements and with the king's licence so far as concerns those held in chief, asserting that they have the king's letters of licence and John Paynel's charter of feoffment to them and other evidences, and that they were in peaceful seisin thereof for two years during John Paynel's life and for a month after his death, and that the escheator had amoved them thence by colour of the king's order, the king ordered the escheator to take an inquisition concerning the above in the presence of Nicholas and Matilda and of John Bernard and Ralph, if they chose to attend; by which inquisition it is found that John Paynel in April, in the 10th year of the king's reign, enfeoffed the said John Bernard and Ralph of the said two parts of the manors of Lutleton and Knyghteton, co. Wilts, and in the same month and year enfeoffed them of the aforesaid two parts of the manor of Wolbeddyng' and of the lands, etc., in Hamptonet and Pynkhurst, and in the same month and year enfeoffed them of the said manors of Okhangre and Westworldham, and that they, having obtained the king's licence for the tenements held of him, continued their seisin thereof from the said month of April until the death of the said John Paynel, to wit for a year and a half and more, and for about a month after his death until they were amoved by the escheator, and the aforesaid John Bernard and Ralph were not enfeoffed of the said third part of a mesuage, 90 acres of land, 6 acres of meadow, and 24s. of yearly rent in Bodeham near Petteworth. He is ordered to retain in the king's hands the tenements in Bodeham.

- Nov. 6. To John de Wysham, keeper of the castle and honour of Knaresburgh.
York. Order to pay, out of the ferm of the castle and honour, to twenty footmen staying in the castle for its defence their wages to wit 2*d.* a day each, for so long as they shall stay there or until further orders. By K.
- Dec. 3. To the sheriff of Gloucester. Order to cause a coroner for that county
York. to be elected in place of Richard de Cumpton, who is insufficiently qualified.
- Dec. 1. To the bailiffs of Great Yarmouth. At the complaint of Hugh le
York. Taverner of Kyngeston-on-Hull that whereas he had loaded at Le Sluse in Flanders a ship belonging to him and Geoffrey de Sprotteley called '*La Nicholas*' of Kyngeston-on-Hull with cloth and other goods of his to the value of 48*l.* 6*s.* 8*d.*, in order to bring the same to Kyngeston-on-Hull to trade there with the same, certain malefactors of the power of Robert, count of Flanders, attacked and slew the men and mariners in the ship whilst sailing to England, and took the ship and goods with them to the port of Swyn (*del Swyn*), the king frequently requested the count to cause justice to be done to Hugh; but he has not done so, as appears by the letters patent of the community of the town of Kyngeston-on-Hull under their common seal: wherefore the king orders the bailiffs to arrest goods of the men and merchants of the count's power to the value of 58*l.* 6*s.* 8*d.*, at

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Membrane 12—cont.

which Hugh's goods and his portion of the ship are appraised, and to detain them until Hugh have been satisfied for that sum and his damages or until otherwise ordered, certifying the king of their proceedings and of the goods arrested by them.

By C.

Dec. 7.
York.

To the sheriff of Cambridge. Order to supersede the execution of the king's order to cause a coroner for that county to be elected in place of William Loveday, as the king now learns upon trustworthy testimony that William is fit and sufficient for the office.

By K.

MEMBRANE 11.

Dec. 4.
York.

To the bailiffs of Raveneserod. Whereas Adam le Clerk of Lenne, merchant, caused a ship of his called '*Le Plente*' of Lenne, price 100*l.* sterling, to be laden in the parts of Poitou (*Poytou*) with salt of Poitou, lampreys of Nautes, and certain bales of Bugge, and other his goods, to the value of 200*l.*, in order to take the same to St. Johnstown of Perth, in Scotland, Henry de Rikelynghouse and other malefactors of the towns of Grippeslond (*sic*), Strallessound, and Lubike robbed the ship on her voyage on the coast between Great Yarmouth and Blakenaye, and slew many men found in her, and carried her away with them to Aberden in Scotland, and there sold the goods, robes, and clothes of the aforesaid men, and afterwards took the ship with them to Strallessound; whereupon the king requested the *schöffen* and men of the said towns of Grippeswold, Strallessound, and Lubike to hear Adam's complaint, and to cause satisfaction to be made to him; but although Geoffrey atte Feld, his attorney in this behalf, delivered the king's letters to them and prayed for justice, they did nothing in the matter, as appears by letters patent under the seal of the community of the city of London; whereupon the king ordered the said bailiffs to arrest goods of the men and merchants of the aforesaid towns, except the merchants who are of the German Hanse of London and their goods, to the value of 200*l.*; in execution whereof they arrested a ship of Hermann de Hamme, master of his ship of Lubik, with its tackle to the value of 10*l.*, and stockfish (*durum piscem*), 'bukefelle,' and hides of Simon de Minstre, merchant of Lubik, to the value of 20*l.*, and stockfish of Bernard Flourkyn, merchant of Lubik, to the value of 40*l.*, and stockfish and hides of Ludolph Canfeld, merchant of Lubike, to the value of 27*l.*, and stockfish, 'bukfeld' and hides of Christian de Celle, merchant of Lubike, to the value of 60*l.*, and oil of Albred de Celle, merchant of Lubike, to the value of 60*s.*, and hides of Everard Pape, merchant of Lubike, to the value of 70*s.*, as appears by their return; and the said Ludolph and Albred have appeared in chancery, for themselves and their fellows, and have asserted that they are of the Hanse aforesaid, and that their goods had been unjustly arrested, Adam by his attorney alleging the contrary; concerning which the king proposes to consider further what should be done; whereupon he ordered them to restore their goods to the said merchants if they found sufficient security to answer to Adam for the 163*l.* 10*s.* 0*d.*, the estimated value of the said goods, if it be found that they ought to answer to him therefor; but nothing has hitherto been done in this respect; whereupon the king afterwards in chancery gave a day to the aforesaid parties in the Parliament summoned at York in the octaves of St. Hilary next: as the said merchants have found mainpernors before the king in chancery, to wit John Rotenheryng of Kyngeston-on-Hull, Richard de la Pole of the same, William de Barton of the same, and Nicholas de Catton of York, to answer to Adam for the said 163*l.* 10*s.* 0*d.* if it be considered by the king's court that the money ought

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Membrane 11—cont.

to be delivered to him, the king now orders the bailiffs to restore their goods to the aforesaid merchants.

Dec. 5.
York.

To the same. Order to arrest goods of the men and merchants of the aforesaid towns, except merchants of the Hanse as aforesaid, to the value of 36*l.* 10*s.* 0*d.*, in addition to the goods specified in the preceding order, and to cause them to be kept safely until the said Adam have been satisfied for that sum, the balance due to him beyond the said 163*l.* 10*s.* 0*d.*

Dec. 8.
York.

To John de Wysham, constable of Knarresburgh castle. Order to cause the houses of the castle and the pool and mills and the palings of the king's park there to be repaired out of his ferm by the view of men of those parts.

Dec. 8.
York.

To the same. Order to take such leafless oaks, uprooted stems, and dry wood in the chace of the honour of Knarresburgh as shall be necessary for the maintenance of the king's iron-mine there; provided that he do not fell oaks or other trees on this account.

Dec. 3.
York.

To the bailiffs of Ravenserord. At the complaint of John de Bedeford, burgess of Kyngeston-on-Hull, that whereas he caused his ship called '*La Godier*' of Hull, value 40*l.*, to be laden with divers of his goods to the value of 60*l.* at Kyngeston-on-Hull in order to carry the same to Newcastle-on-Tyne, to trade there with the same, and the ship whilst on her voyage was driven by contrary winds to the port of Sallei in the power of the king of Norway, one Suar de Houseby, knight of the power of the said king, entered the ship with other malefactors and ejected therefrom by force and arms William Broun, the master, and his fellows, and took and carried away the ship and cargo, the king requested the king of Norway to cause justice to be done to the said John; but he has not done so, as appears by the letters patent of the community of Kyngeston-on-Hull: wherefore the king orders the bailiffs to arrest goods of the men and merchants of the power of the king of Norway to the value of the said 100*l.*, at which the ship and cargo are appraised, and to detain the same until John have been satisfied for that sum and for his damages or until further orders, certifying the king of their proceedings and of the goods arrested by them. By C.

Nov. 28.
York.

To the sheriffs of London. At the complaint of Perotta Brune of Solers (*Solar*'), citizen of Bordeaux, by Arnald de Ispannia, her proctor in this behalf, that whereas she sent a ship of hers laden with 192 tuns of wine, price 550*l.* sterling, to Flanders for the purposes of trade before the war between the king of France and the count of Flanders and the count's subjects, the burgomasters, *échevins*, and *consules* of Bruges in Flanders violently carried away from her servants all her said wines in the port of Dam (*del Dam*), where the ship arrived, the king requested the burgomasters, *échevins*, and *consules* and, upon their default, the count of Flanders to cause justice to be done to Perotta in this behalf, and it was agreed in a treaty between certain of the king's council and certain envoys of the count in parliament at Westminster, in the 8th year of the king's reign, that what had been put or ought to have been put into execution for the reform of damages committed by the king's and the count's subjects upon each other should be executed, and the aforesaid Arnald in Perotta's name, personally before the king's council there and in the presence of the count's envoys, proved by public instruments and otherwise that the wine aforesaid was taken from Arnald's custody in the aforesaid port by the *échevins* and *consules* of Bruges, and that the count, the burgomasters, *échevins*, and *consules* had failed to do justice therefor; on which account the said matter was reputed clear to be further executed: wherefore the king orders the sheriffs to arrest goods of the men

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Membrane 11—cont.

and merchants of the count's power to the value of 300*l.*, and to detain the same until Perrota or her said attorney have been satisfied for that sum, in part satisfaction of the aforesaid 550*l.* and of 200*l.*, at which sum the king has caused her damages to be taxed, or until further orders, certifying the king of their proceedings and of the goods arrested by them. The king has ordered the sheriff of York to arrest goods in like manner to the value of 200*l.*, and the sheriff of Lincoln to arrest goods to the value of 100*l.*, and the sheriff of Norfolk and Suffolk to arrest goods to the value of 150*l.*, excepting goods in Boston fair.
By K. and C.

To the sheriff of Lincoln. At the complaint of Robert son of Ralph de Burton Stathre, merchant, that whereas he caused nine serplers of wool of Lindesey, price 90*l.* sterling, and 10*l.* of money to be loaded at Kyngeston-on-Hull in ships of William Petresone and Peter Bellard, for the purpose of carrying the same to Flanders to trade there with the same, certain malefactors of the power of the count of Flanders took the said wool and money on the sea between Raveneser and Great Yarmouth, and carried the same to the count's power, the king requested the count to cause justice to be done to the said Ralph; but he has not done so, as appears by the testimony of the community of Kyngeston-on-Hull by their letters patent: wherefor the king orders the sheriff to arrest goods of the men and merchants of Flanders, except in Boston fair, to the value of the said 100*l.* and of 40*l.*, at which Ralph's damages are taxed, and to detain the same until Ralph have been satisfied for that sum or until further orders, certifying the king of his proceedings herein.
By C.

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Jan. 10.
York.

To the treasurer and barons of the exchequer. Order to allow to Simon Ward 150 marks of the 100 marks yearly granted to him by the king on 3 June, in the 8th year of his reign, in consideration of his good service, to wit for Easter term in the 11th year of the king's reign, and for Michaelmas and Easter terms in the 12th year, out of the debts due from him for the time when he was sheriff of York.
By K.

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Dec. 7.
York.

MEMBRANE 10.

To the sheriffs of London. At the complaint of Henry le Palmer, Robert Youn, Alan atte Warfe, and Thomas Tuk, merchants, that they lately freighted at Leyburn a ship called '*La Swalewe*' of London, and loaded her with 25 tuns and 7 pipes of wine, canvas, linen cloth, and other their goods for the purpose of carrying the same to London, and sent her thus laden towards England, certain malefactors of the power of the count of Flanders lying in wait for her assaulted and slew the mariners of the said ship on the coast near land between Mergate and Recolvere, where the ship was anchored, and carried off the ship and cargo with them to the port of Le Swyne; whereupon the king ordered the sheriff of Kent to make enquiry concerning the matter; whereby it was found that the ship and her tackle, price 200 marks sterling, whereof John Grigge was master, laden with 25 tuns and 7 pipes of wine, price 171*l.* sterling, price of a tun 6*l.*, canvas, linen cloth, and other goods to the value of 24*l.* sterling, and with silver cups, beds, robes, and armour of the mariners and merchants, together with all small necessities of the mariners, price 30*l.* sterling, to wit 9 tuns of the said Henry, 16 tuns and 7 pipes of wine, canvas, linen cloth, and other goods of the said Alan, Robert, and Thomas, were taken into the count's power, and that certain malefactors of the count's power attacked and slew the master and mariners of the ship on the coast

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Membrane 10—cont.

aforesaid, and took and carried away the ship and cargo and 60*l.* sterling to Le Swyne within the count's power, to the damage of the aforesaid merchants of 100*l.* in addition to the above sums; whereupon the king requested the count to cause justice to be done to the said merchants; but he has done nothing in the matter, as appears by the count's letters of excuse and by the letters testimonial of the mayor and community of the city of London; wherefore the king orders the sheriffs to arrest goods of the count's men and merchants to the value of 118*l.* 6*s.* 8*d.*, in part payment of 418*l.* 6*s.* 8*d.*, the value of the ship, wine, money, and other goods, and of 100*l.* for the estimated damages, and to detain the same until the merchants have been satisfied for the first-named sum or until further orders, certifying the king of their proceedings in this matter. The king has ordered the sheriff of Kent to arrest goods in like manner to the value of 100*l.*; the sheriff of Suffolk to arrest goods to the value of 100*l.*; the sheriff of Southampton to arrest goods to the value of 100*l.*; and the bailiffs of Great Yarmouth to arrest goods to the value of 100*l.* By C.

Dec. 24.
York.

To John de Cromwell, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Ingelwode. Order to cause the king's clerk Hugh de Burgh to have six oaks fit for timber in that forest of the king's gift. By K.

Dec. 26.
York.

To Oliver de Burdegala, constable of Wyndesore castle. Order to pay to Roger de Wyndesore, keeper of both gates of the castle, 4*d.* a day; to Roger de Wyndesore, one of the viewers of the king's works, 2*d.* a day; to Alexander le Peyntur, another viewer of the king's works, 2*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Adam the gardener of the garden without the castle, 2½*d.* a day; being their wages and stipends from Michaelmas last until Michaelmas next.

Dec. 24.
York.

To the sheriff of Kent. Order to cause proclamation to be made in his county [court] that the king wills that a market shall be held every week on Thursday at his manor of Middelton, in that county, and a fair of four days there yearly on the eve and day of St. Margaret and two following days, the manor being in the hands of Queen Isabella.

1320.

Jan. 3.
York.

To the sheriff of York. Order to pay to John de Yakesle, keeper of the king's tents, the wages of himself and of Robert de Guldeford and John Fynche, his fellows, to wit 6*d.* a day for himself and 4*d.* a day each for his fellows, together with the arrears of the same from the time of the sheriff's appointment, and to continue to pay the same.

Jan. 5.
York.

John le Warner of Dodyngton, in the king's prison of Lincoln for the death of Benedict de Broundishe, chaplain of Cathorp, has letters to the sheriff of Lincoln to bail him until the first assize.

Jan. 1.
York.

To Master Richard de Clare, escheator beyond Trent. Order not to intermeddle further with the lands that William de Dene held at his death of other lords than the king, retaining in the king's hands the lands that he held of the king, as it appears by inquisition taken by the escheator that he held certain lands in chief by the service of 10*s.* yearly to be paid at Newenham to the constable of St. Briavels castle for all service, and certain lands in Little Dene in chief by the yearly service of 6*d.* to the exchequer, and that he held no other lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of other lords by knight service, by which inquisition it was found that Joan and Isabella, William's daughters, are his nearest heirs, and that Joan is aged 5 years and Isabella was aged one month on 8 May last.

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*Membrane 10—cont.*Jan. 2.
York.

To the same. Order to deliver to Isabella, late the wife of the aforesaid William, mother of the aforesaid heiresses, William's lands and the issues thereof from the time of his death for the use of the heiresses.

Jan. 6.
York.

To the bailiffs of the Tolbooth of Bishop's Lenne. Order to permit Geoffrey de Kettleston to take from that port 100 tuns of wine to parts beyond sea, upon his finding security not to take the same to the Scotch rebels, the king having granted him permission to export that quantity.

By p.s.

Jan. 6.
York.

To the sheriff of Hereford. Order to resume in the king's hands all the lands in the suburbs of the city of Hereford that the king had of the feoffment of Philip le Waleys, clerk, and to keep the same until further orders, the lands being in the hands of the Friars Preachers, to whom the king lately granted them in order to build a new house for their habitation.

Jan. 8.
York.

To the sheriff of Somerset. Order to deliver to Alice de Leygrave, mother of Cicely, wife of John de Chaucombe, the 100*l.* of the issues of that county that the king granted to the said John and Cicely in aid of their marriage to buy lands therewith, in consideration of their good service to the king and queen, as the king wills that the money shall be delivered to Alice to be kept by her until lands may be provided therewith.

By p.s. [5158.]

Jan. 9.
York.

To the treasurer and chamberlains. Whereas the king granted to Henry de Bello Monte and Alice his wife for his good service, with the assent of the prelates, earls, barons, and other *procures* in parliament at York in a month from Easter last, that the manors of Thoresweye, Styveton, and Lyndewode, co. Lincoln, and the advowson of the church of the manor of Kaylesthorp, in the same county, together with the king's free court in the city of Lincoln, which were formerly owned by Stephen de Baiocis and which Isabella de Vesey, the king's kinswoman, holds for her life by the king's grant, should remain after Isabella's death to the said Henry and Alice, and the heirs of the body of Henry, together with the knights' fees, advowsons of churches, and other appurtenances of the aforesaid manors and court, and with the knights' fees pertaining to the manor of Kaylesthorp, to hold of the chief lords of the fees by the same services as Stephen held them by, with provision that if Henry died without an heir of his body, then they should revert to the king after the death of Isabella, Henry, and Alice; and Peter de Rabayn has asserted in his petition before the king and his council in parliament that a judgment of the barony of Bayeux was rendered before the late king, whereby it was considered that a moiety of the barony should remain to the late king and the other moiety to Matilda de Rabayn, mother of Peter, whose heir he is, the process of which judgment the king has caused to come before him, and Peter has prayed the king to cause the judgment to be executed; and the king, understanding the premises by inspection of the process aforesaid, has granted to the said Isabella that she may render to Peter for his part of the aforesaid manors, etc., the manors of Waye Bayhous and Pudle, co. Dorset, and all the knights' fees and advowsons of churches that are of the said barony in that county and in co. Northampton, and the said manor of Kaylesthorp, co. Lincoln, excepting the advowson of the church of the manor and the knights' fees pertaining to the manor, and has granted to Peter licence to receive the same; and Henry and Alice and the aforesaid Peter have besought the king to deliver to them the charters, fines, deeds, and muniments touching the aforesaid manors, courts, lands, fees, and advowsons that are in the treasury for safe keeping: wherefore the king orders the treasurer and chamberlains to examine the said charters, etc., and to

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Membrane 10—cont.

deliver to Henry and Alice those relating to the manors, etc., granted to them, and to deliver to Peter those relating to the manors, etc., held by him; provided that in case of Henry's death without an heir of his body, the charters, etc., relating to the manors, etc., granted to him and Alice shall be restored to the king in the treasury. By K.

*MEMBRANE 9.*Jan. 11.
York.

To the bailiffs of Lenne. Order to permit John Chaumberlayn of Ely to take 200 barrels of ale from that port to parts beyond sea, upon his finding security not to take the ale to the Scotch rebels, as the king has granted to the said John permission to export the above quantity at the request of Aymer de Valencia, earl of Warwick. By p.s.

Jan. 11.
York.

To Ralph de Crophull, escheator this side Trent. Order not to intermeddle further with the lands of John de Boyvill, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held at his death no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king.

Jan. 22.
York.

To the sheriff of York. Order to pay to Oliver de Sambuce, yeoman of the king's chamber, the arrears of his wages as keeper of the king's pond of Fosse, the custody whereof the king granted to him for life, on 6 November, in the 12th year of his reign, receiving therefor 6d. a day from the sheriff of York, and to continue to pay the same.

Jan. 22.
York.

To him who supplies the place of the treasurer and to the barons of the exchequer. Order to cause the exchequer to be transferred to Westminster, together with the rolls, tallies, memoranda and other things pertaining thereto and the rolls of the Bench, as the king wills that the exchequer shall be transferred thither and held there on the morrow of the close of Easter, and to attermine until then all pleas touching the exchequer according to the exigency of the pleas and their discretion. By p.s. [5172.] [*Parl. Writs.*]

To the justices of the Bench. Order to adjourn to Westminster until the quinzaine of Easter and afterwards the parties pleading before them according to the exigencies of the pleas and their discretion, as the king wills that the Bench shall be transferred to Westminster so that it be there in the quinzaine of Easter. By p.s. [5172.] [*Ibid.*]

Jan. 28.
York.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of John de Bykebury, who is unfit for the office.

To the same. Order to cause a coroner for that county to be elected in place of John de Fillye, who is incapacitated by age.

Jan. 26.
York.

To the sheriff of York. Order to cause the head of the water of Fosse near York castle to be blocked up and repaired by the view and testimony of Robert Meek, Nicholas Sauser, and Robert son of David, citizens of York. By K.

Feb. 3.
Clipston.

To Thomas son of John, earl of Kildare, John de Byrmyngham, earl of Louethe, Arnald le Poer, and John Wogan. Order not to intermeddle with enquiring what men of Ireland of the king's allegiance aided and counselled Edward de Brus and his accomplices during their late invasion of Ireland, when the said Edward caused himself to be crowned king of

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Membrane 9—cont.

that land, notwithstanding their late appointment as justices by the king to enquire into the above and to hear and determine the seditions, etc., aforesaid.

By K.

[*Fledera.*]Jan. 26.
York.

To the keeper of the treasur[y] and chamberlains. Order to cause allowance to be made to the prior of St. Katherine's without Lincoln, sub-collector of the current tenth, for 100*l.*, if they find that, as he alleges, John, late bishop of Winchester, the king's late treasurer, compelled the prior to make payment a second time of the 100*l.* that he paid out of the tenth to Robert de Barton, late keeper of the king's victuals in the parts of Carlisle, for the munition of the town and castle of Carlisle, although he received the king's letters patent acknowledging receipt of that sum by the hands of the said Robert.

Feb. 1.
Clipston.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Robert de Stockheye, who is so occupied with certain of the king's affairs in that county that he cannot attend to the duties of the office.

Jan. 28.
York.

To the same. Order to cause a coroner for that county to be elected in place of Robert Huplay, who is insufficiently qualified.

Feb. 1.
Clipston.

To Gilbert de Stapelton, escheator this side Trent. Order not to intermeddle further with the manor of Beleby, co. York, and to restore the issues thereof, as Ralph de Crophull, late escheator this side Trent, signified the king, in response to his order to certify him of the cause for taking the manor into his hands, that he had taken a simple seisin therein because Peter Bekard held it at his death of the heir of Robert son of Ralph, a minor in the king's wardship, in socage by the service of 8*s.* yearly for all service as parcel of the manor of Brunum, which is held in chief by knight service; which cause the king deems insufficient.

Jan. 24.
York.

To the bailiffs of Raveneserodde. At the request of William de Quixley, merchant, citizen of York, that whereas a ship of his called '*La Marie*' of York, price 60*l.*, whereof William de Rouclyf was master, was laden at York with 50 tuns of the king's wines, price 300*l.*, and with 20*l.* sterling of the said merchant, and with other his goods to the value of 20*l.*, on Monday before Mid-Lent, in the 9th year of the king's reign, for the purpose of taking the same to Berwick-on-Tweed, certain malefactors of the power of the count of Flanders entered the ship on her voyage near the sea coast of Raveneser, and slew all the men in her, and took and carried the ship and cargo away with them, the king frequently requested the count to cause justice to be done to the said merchant, but the count did nothing in the matter, as appears by the letters patent of the community of the city of York: wherefore the king orders the bailiffs to arrest goods of the men of the count's power to the value of 60*l.*, and to detain the same until the said merchant have been satisfied for that sum, in part satisfaction of 100*l.*, the value of his ship, money, and other goods, and of 20*l.* for his estimated damages, or until further orders, certifying the king of their proceedings and of the goods arrested by them. The king has ordered the bailiffs of Scardeburgh to cause goods to be arrested in like manner to the value of 60*l.*

Feb. 15.
Langley.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of Ralph de Kernek, deceased.

Jan. 29.
York.

To the treasurer and barons of the exchequer of Dublin. Whereas S. late archbishop of Tuam and the late king's justiciary of Ireland, delivered, on 17 August, in the 10th year of the late king's reign, by the late

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Membrane 9—cont.

king's order, to Robert de Stapelton four carucates of land in Balykeryn, co. Waterford, of the yearly value of 12*l.*, and one carucate of land in Lyssecassel, of the yearly value of 40*s.*, and a carucate of land in Lyspochan, in the aforesaid county, of the yearly value of 40*s.*, by which extent Walter de la Haye previously held the above lands for a term, before the end whereof he rendered them into the late king's hands for the use of the said Robert to hold at ferm by the same extent, on condition that he had 10*l.* clear thence for the 10*l.* yearly of land that the late king had granted to him in fee at the instance of Robert de Ufford, sometime his justiciary of Ireland, and that he should answer to the late king's exchequer for the residue of the said extent; and the late king afterwards, on 4 May, in the 16th year of his reign, granted that Robert and his heirs should hold and possess the said lands according to the form of the above delivery until he should be provided by the late king or his heirs with 10*l.* of land yearly in a fitting place; and lately, at the suggestion of John de Stapelton, son and heir of the aforesaid Robert de Stapelton, that, although the aforesaid 10*l.* were allowed to the said Robert during his life in the payment of his ferm because [he was not provided] with 10*l.* of land yearly, the treasurer and barons defer allowing the said 10*l.* to John after the land came to his hands, and distrain him for payment of the same, the king, on 28 April, in the 10th year of his reign, ordered the treasurer and barons to allow the said 10*l.* to John in the payment of his ferm unless his father or he had been provided with 10*l.* of land yearly as above; by reason whereof they have allowed that sum yearly to him from the aforesaid 28 April, refusing to allow him that sum from the preceding time from the death of his father; for which he has besought the king to provide him with a remedy: wherefore the king orders them to allow that sum to him yearly from the time of his father's death until the aforesaid 28 April.

Feb. 18. To the sheriff of Hertford. Order to cause a coroner for that county to
Westminster. be elected in place of Henry de la Sale, who dwells continuously in
co. Buckingham.

Feb. 5. To the sheriff of Northampton. Order to pay to John de Fenwyk
Nottingham. 20 marks for Martinmas term last of the 40 marks yearly granted to him
from the issues of that county by the king in consideration of his good service, and so that he may maintain himself more suitably in the king's service.

Jan. 24. To John de Wysham, constable of Knaresburgh castle. Order to cause
York. Eleanor de Munketon, who had the town of Boroughbridge (*de Ponte Burgi*), which is of the honour of Knaresburgh, at ferm by the grant of Roger Damori, late constable of the said castle, from Michaelmas, in the 11th year of the king's reign, until Michaelmas following, at a ferm of 80*l.*, to have allowance in her ferm of the manor for 29*l.* 19*s.* 4*d.*, which the king pardoned her because it was found by inquisition that the aforesaid town and the tenants thereof and the mills and other things pertaining to it were destroyed and wasted by the incursions of the Scotch rebels so that the full ferm thereof could not be levied, and that the wastes, destructions, and diminutions of rents amounted to the above sum of 29*l.* 19*s.* 4*d.*; the aforesaid Roger, whom the king ordered to allow the said Eleanor a moiety of this sum, having certified in chancery that he has allowed nothing thereof to her because he was amoved from the custody half a year before the end of the above term.

MEMBRANE 8.

Feb. 18. To Master Richard de Clare, escheator this side Trent. Order not to
Westminster. intermeddle further with the lands of John Ingelwyne and to restore the,

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Membrane 8—cont.

issues thereof, as it appears by inquisition taken by Master John Walewayn, late escheator this side Trent, that he held nothing in chief at his death by reason whereof the custody of his lands should pertain to the king.

Feb. 22. To the taxors and collectors of the eighteenth in co. Southampton.
Westminster. Order to supersede the taxing and levying of the eighteenth of the goods of Edward, earl of Chester, the king's son, in his manors in that county, and to restore to him anything they may have levied on this behalf; provided that his tenants of the manors be taxed according to the form of the taxation delivered to the taxors.

Feb. 22. To the treasurer and chamberlains. Order to pay to Edward, earl of
Westminster. Chester, 163*l.* 16*s.* 9*d.*, the amount expended by Hugh Daudele, justice of Chester, in providing wheat, wine, and other victuals delivered to Robert de Barton, receiver of the king's victuals at Carlisle, in execution of the king's order of 30 October, in the 11th year of his reign, to buy and provide wheat, wines, and other victuals to the value of 40 marks and to send the same to Carlisle for the maintenance of the men in garrison there, which victuals with the carriage and other expenses about them amount to the above sum, as appears by two indentures between William de Burstowe, chamberlain of Chester, and the aforesaid Robert.

Feb. 18. To the treasurer and barons of the exchequer. Whereas John de
Westminster. Gyseburn and Beatrice his wife lately sought in the king's court before the justices of the Bench against Eleanor, late the wife of Henry de Percy, a third part of 12 messuages, 4 bovates and 12 acres of land, and 12 acres of meadow in Buckeden, co. York, as Beatrice's dower of the gift of Rayner de Knoll, her late husband, and Eleanor vouched to warranty Henry, son and heir of Henry de Percy, tenant in chief, a minor then in the king's wardship, and a certain part of the lands of the heir was in the custody of Walter, archbishop of Canterbury, then summoned in co. Sussex, and another part was in Eleanor's custody, then summoned in co. York, and the aforesaid keepers, having consulted the king, warranted Eleanor in the king's court, the archbishop saying that he had then nothing in his custody, and Eleanor, as keeper of certain of the heir's lands in co. York, rendered to the aforesaid John and Beatrice the said Beatrice's dower; whereupon it was considered in the same court that John and Beatrice should recover their seisin against Eleanor the tenant, and that Eleanor should have the value of the dower from the heir's lands in co. York in her custody, as appears in the record and process of the suit which the king caused to come before him; by pretext whereof, and by virtue of the king's order under the testimony of the aforesaid justices directed to the sheriff of York, the sheriff delivered to John and Beatrice the said third of the aforesaid 12 messuages, 4 bovates and 12 acres of land, and 12 acres of meadow; whereupon Eleanor prayed the king to cause due allowance to be made to her for the land thus delivered out of the land held by her as tenant; in response to which the king ordered the sheriff to certify him concerning the deliveries of the lands; who has returned that, by virtue of a mandate under the testimony of the said justices of the Bench, on 6 March, in the 12th year of the king's reign, the said messuages, land, and meadow in Buckeden were extended at 9*l.* 16*s.* 0*d.*, whereof a third part amounted to 65*s.* 4*d.*, and that, on the same day, the same third was delivered to John and Beatrice, and that on 18 March following he caused certain lands of the aforesaid heir in Scorburch in Eleanor's custody to be extended to the value of the dower aforesaid and to be delivered and assigned to Eleanor: wherefore the king orders the treasurer and barons to cause allowance to be made to Eleanor in her ferm

1320.

Membrane 8—cont.

for the lands of the said Henry in co. York, which she holds by the king's commission, for the said 65s. 4d. for the dower thus recovered from her, from the aforesaid 6 March for so long as she have the custody of the aforesaid lands.

To Gilbert de Stapelton, escheator this side Trent. Order to assign dower to the aforesaid Eleanor out of the aforesaid Henry's lands of the 10l. yearly of land wherewith Henry charged his manor of Kyrkelevyngton in favour of Edmund Darel, knight, for the term of Edmund's life, as found in the inquisitions concerning Henry's lands taken by John de Evere, late escheator this side Trent, of which 10l. Eleanor had not dower at that time because it was not contained in the inquisitions whether Henry charged the manor with the said 10l. before he married Eleanor or not, as it was found by inquisition taken by Ralph de Crophill, afterwards escheator beyond Trent, that Henry charged the manor with this sum long after he had married Eleanor, so that Eleanor ought to have her dower thereof.

Feb. 12.
York.

To the treasurer and barons of the exchequer. Order to acquit the aforesaid Eleanor of the yearly ferm of 400l. for the custody of Henry de Percy's lands in co. York from Michaelmas last, when she surrendered them into the king's hands on account of the destruction therein by the Scotch rebels, whereupon the king ordered Gilbert de Stapelton, escheator beyond Trent, to resume the same into the king's hands together with the issues thereof from Michaelmas.

By K. and C.

Feb. 20.
York.

To Master Richard de Clare, escheator this side Trent. Order not to intermeddle further with the lands of Joan, late the wife of John de Northwod, as it appears by inquisition taken by the escheator that she held nothing in chief of the king at her death by reason whereof the custody of her lands should pertain to the king.

Feb. 14.
Langley.

To the bailiffs of the Tolbooth of the town of Lenne. Order to permit John Marchaund to take 100 barrels of ale from that port to parts beyond sea, upon his finding security not to take it or any part of it to the Scotch rebels.

By p.s. [5194.]

Feb. 20.
York.

To Robert de Ewere, constable of Odiham castle. Order to pay to John Galewy, to whom the king, on 20 July last, granted the custody of the park of Odiham, receiving therefor as much as others have hitherto received, the arrears of his wages, and to continue paying the same.

To the chamberlain of Caermerdyn. Order to pay to John Iweyn, sheriff of Kaermerdyn, the arrears of his fee for the time that he has been sheriff, and to pay the same fee henceforth for so long as he shall be in that office.

Feb. 25.
Westminster.

To the bailiffs of the Tolbooth of the town of Lenne. Order to permit John Shyns of Lenne to take 100 barrels of ale from that port to parts beyond sea, upon his finding security not to take the same to the Scotch rebels.

By p.s. [5204.]

Feb. 26.
Westminster.

To the chamberlain of Kaernarvan. Order to pay Roger de Mortuo Mari of Wygemore 1,600 marks out of the issues of his bailiwick, the balance of 2,000 marks that the king lately ordered Edmund de Dynyeton, then chamberlain of Kaernarvan, to pay to the said Roger out of the aid granted to the king by the knights, men, and community of North Wales in aid of the Scotch war, in part payment of the sum due to Roger for his stay in Ireland when he supplied the king's place there, as Edmund has certified that he has paid him 400 marks only of the above sum.

1320.

Feb. 22.
York.*Membrane 8—cont.*

To John Rotenheryng of Kyngeston-on-Hull, Richard de la Pole of the same, William de Barton of the same, and Nicholas de Catton of York. Order to restore to Hermann de Hamm of Lubyk, Simon de Minster, merchant of Lubyk, Bernard Flurkyn, merchant of Lubyk, Ludolph Canfeld, merchant of Lubyk, Christian de Celle, merchant of Lubyk, Albred de Celle, merchant of Lubyk, and Everard Pape, merchant of Lubyk, their goods, value 163*l.* 10*s.* 0*d.*, arrested by the bailiffs of Ravenesrodd in execution of the king's order to arrest goods of men and merchants of the towns of Grippeswold, Strallessound, and Lubyk because the *schöffen* and *consules* of those towns had failed to do justice, in answer to the king's request, to Adam le Clerk of Lenne for the capture by malefactors of those towns of his ship called '*La Plente*' of Lenne and her cargo, which goods were delivered by the said bailiffs to the aforesaid John, Richard, William, and Nicholas upon their mainperning to answer for the said 163*l.* 10*s.* 0*d.* to Adam on behalf of the above-named merchants, the said merchants having appeared in chancery and found mainpernors before the king, to wit Gilbert de Mordon, John le Long, Richard Cube, John Brond, and Philip Lucas, of the city of London, to answer for the above sum to Adam in case it be awarded to him by the king's court. The king will discharge the said John, Richard, William, and Nicholas of their said mainprize henceforth against himself and Adam.

MEMBRANE 7.

Feb. 28. To Richard de Rodeneye, escheator this side Trent. Order to cause
Westminster. Robert de Wassyngle, son and heir of Robert de Wassyngle, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before Master Richard de Clare, late escheator this side Trent, and the king has taken his homage.

Feb. 27. To the sheriff of Oxford. Order to cause a coroner for that county to be
Westminster. elected in place of Robert le Botiller, who cannot attend to the office as he is one of the verderers in the forest of Whitlewode.

Feb. 28. To Ralph de Monte Hermerii, keeper of the Forest this side Trent.
Westminster. Order to deliver to John de Chaucombe, son and heir of Thomas de Chaucombe, the bailiwick of keeping a moiety of the forest of Graveley, as it appears by inquisition taken by Master Richard de Clare, late escheator this side Trent, that the said Thomas held of the king in chief at his death a messuage and 48 acres of land and 1½ acres of meadow in Bereford St. Martin by the serjeanty of keeping a moiety of the aforesaid forest and by the service of 9*s.* yearly to be paid to the castle of Old Sarum, by which inquisition it was found that the said John is his son and heir and is of full age, wherefore the king has taken his homage for his father's lands.

To Richard de Rodeney, escheator this side Trent. Order not to intermeddle further with a messuage, a virgate and 50 acres of land, 3 acres of wood, 3*s.* of rent, and a moiety of an acre of a meadow in Wycombe, and to restore the issues thereof, as Master Richard de Clare, late escheator this side Trent, has returned, in response to the king's order to certify him of the cause of the premises being taken into the king's hands by Master John Walewayn, late escheator this side Trent, that the said John delivered the premises to him asserting that they were in the king's hands on account of the alienation that William de Esshewell, who held them of the king by knight service, made thereof to divers men without the king's licence, and that it was found by an inquisition taken by Master Richard that William demised the premises to John, vicar of the church of Wycombe, John

1320.

Membrane 7—cont.

Ughtred, master of St. John's hospital, Wycombe, William le Tighelere, John Peshull, Roger atte Brok, Roger le Tighelere, Robert le Blake, Simon de Asshewell, Baudric the Weaver (*Textor*), and John Fertlyng for a term of years and not for term of life or in fee.

Feb. 29.
Eltham.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Ralph de Chastilloun, who cannot attend to the office as he is one of the verderers in the forest of Whittelwode.

Feb. 28.
Westminster.

To the treasurer and barons of the exchequer. Order to supersede entirely the demand upon the tenants in the borough of Torkeseye by reason of the tallage of the king's demesnes in the 6th year of his reign, as the king then ordered the sheriff of Lincoln to cause John de Britannia, earl of Richmond, to have tallage of his tenants in the borough, the tenants having shewn to the king that the sheriff exacts the tallage from them by summons of the exchequer although the earl levied it by reason of the aforesaid order. [*Parl. Writs.*]

Feb. 25.
York.

To the sheriff of York. At the suit of Perota Brune of Solers (*Solariis*), citizen of Bordeaux, made to the king by Arnald de Ispania, her proctor in this behalf, that whereas Perota sent a ship of hers laden with 192 tuns of wine, price 550*l.* sterling, to Flanders for the purpose of trading before the war between the king of France and the count of Flanders and his subjects, the burgomasters, *échevins* (*scabinos*), and *consules* of the town of Bruges in Flanders violently carried off the said wine from her servants in the port of Dam (*del Dam*), where the ship arrived, the king wrote to the burgomasters, *échevins*, and *consules* and, in their default, to the aforesaid count, requesting them to cause Perota to be satisfied for the said wine and her damages; but as they did not do so, the king ordered the sheriff to arrest goods of men and merchants of the count's power to the value of 200*l.*, in part satisfaction of the above 550*l.* and of 200*l.* for her damages, and the sheriff has returned that he caused Geoffrey de Hull, bailiff of Kyngeston-on-Hull, to have return of the writ, who returned to him that he had arrested, in execution thereof, 31 sacks and 13 stone of wool of one Michael Belle, merchant of Ypres, of the count's power, and that each sack was valued, by the oath of merchants and others of his bailiwick, at 8*l.*, of which sacks John Hubert, master of a ship of Ipswich, detains one sack for 100*s.* for the freight (*frecto*) of his ship; and Michael has now appeared before the king in chancery and asserted that he, like other burgesses of Ypres, ought to be quit of such arrests by the grant of the king's progenitors confirmed by the king; whereupon Michael and Arnold have a day before the king in chancery in three weeks from Easter next, and Michael has, with Arnold's consent, found mainpernors, to wit Henry Nasard of London and Richard de Botoigne, who have each mainperned to satisfy Perota for half the above wool at the aforesaid price at the above day if it be adjudged that the price thereof ought to be delivered to her: wherefore the king orders the sheriff to cause the aforesaid wool to be delivered to Michael in the meantime, and to certify the king at the aforesaid day of his proceedings. By K.

Afterwards, in parliament at Westminster, in the octaves of Michaelmas, in the 14th year, Michael obtained judgment for himself, and it was considered that this mainprize should be discharged, as on the dorse of the Close Roll of that year: therefore this mainprize is cancelled.

Jan. 28.
Westminster.

To the collectors in co. Southampton of the scutage of the king's army of Scotland of the 4th year of his reign. Order to supersede entirely the demand upon Thomas Coudray for the service of a moiety of a knight's fee that he acknowledged to the king, and to release anything they may have levied on this account, as he had his service with the king in the same

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Membrane 7—cont.

army, as appears by the rolls of the marshalsea; provided that the scutage be levied of the knights' fees that Thomas held of the king at that time by reason of any honours, escheats, or perquisites, or inheritances then in the king's hands.

Vacated, because otherwise on the roll de supers[edendo].

March 3.
Ospringe.

To Nicholas de Cheygny. Order to deliver to Thomas de Marleberge, the sheriff of Somerset and Dorset, all the corn and victuals lent by certain of the king's subjects in those counties in aid of the Scotch war and delivered to Nicholas when he was sheriff for safe custody.

Mandate in pursuance to the sheriff to receive and keep safely the said corn and victuals.

Feb. 20.
Westminster.

To Master Richard de Clare, escheator this side Trent. Order not to intermeddle further with a messuage, 2 acres of land, and 2s. of rent that belonged to Adam Pope in King's Barton (*Bertona*) near Gloucester, and to restore the issues thereof, as the escheator has certified the king, in response to his order, that the premises were delivered to him by Master John Walewayn, late escheator this side Trent, who asserted that they were in the king's hands on account of the alienation that Robert Mael, who held them of the king by sergeanty, made thereof to Adam Pope and Lucy his wife, and that the present escheator afterwards found by inquisition that Robert did not hold the tenements of the king but of other lords, to wit of the archbishop of York and the prior of Lenton (*sic*) near Gloucester.

Feb. 26.
Westminster.

To the chamberlain of Kaernarvan. Order to pay to Roger de Mortuo Mari of Wygemore 1,600 marks out of the issues of his bailiwick, in payment of the balance of 2,000 marks that the king ordered him to pay to Roger out of the money of the aid granted to the king by the knights, men, and community of North Wales in aid of the war of Scotland, in part payment of the money due to him for his stay in Ireland when he supplied the king's place there, the chamberlain having certified that he has paid 400 marks only in execution of the aforesaid order.

Vacated, because otherwise above.

Reginald son of Adam le Monek, in the gaol of the town of Shrewsbury for the death of Richard son of Nicholas le Bakelare, has letters to the sheriff of Salop to bail him until the first assize.

March 3.
Ospringe.

To Richard de Rodeneye, escheator this side Trent. Order to deliver to Mabel, late the wife of John de Poyle, tenant in chief, a third of two parts of John's lands in Gildeford and Stok near Gildeford, which third is of the value of 40s. 10½d., as the king assigned this third to her on 18 February, in the 11th year of his reign, and ordered Master John Walewayn, then escheator this side Trent, to deliver the same to her, John having done nothing in execution thereof as she has given the king to understand.

To Master Richard de Clare, late escheator this side Trent. Order to deliver to Mabel all the issues of the aforesaid third part from the said 18 February.

Feb. 29.
Westminster.

To Ralph de Camoys, constable of Wyndesore castle. Order to deliver to the chaplains celebrating in the chapel of the castle bread, wine, oil, and other small necessities for divine service from the time of his appointment as constable until Michaelmas next.

Feb. 24.
Westminster.

To Oliver de Burdegala, late constable of Wyndesore castle. Order to pay to Edward Gerald, to whom the king committed the bailiwick of keeping the park of Kenyngton during pleasure, receiving therefor the same wages as other parkers thereof have been wont to receive, the arrears of his wages for the time when Oliver was constable.

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Membrane 7—cont.

- March 6. To Richard de Rodeneye, escheator this side Trent. Order to cause
Canterbury. Robert de Saltfledby, son and heir of Herbert de Saltfledby, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before Master Richard de Clare, late escheator this side Trent, and the king has taken his homage. By p.s. [5218.]
- Feb. 23. To the bailiff of the manors of Cokham and Bray. Order to pay to the
Westminster. king's yeoman Oliver de Burdegala, late constable of Wyndesore castle, 20*l.* for the fees and wages of the serjeants of the castle in arrear of the time when Oliver was constable.
- March 6. To W. archbishop of Canterbury and S. bishop of London, collectors of
Canterbury. the tenth of the clergy for one year granted to the king by Pope John, and to their commissaries. Order to pay to Roger Ardyngelli, Bonus Philippi, Dinas Forcetti, and their fellows, merchants of the society of the Bardi of Florence, 100 marks out of the tenth without delay, as they have paid that sum to Maurice de Berkele for his expenses in going to the duchy of Aquitaine and for his passage over sea, the king having caused that sum to be paid to Maurice, whom he has appointed seneschal of the duchy, because he considered that, as he had appointed Maurice to that office without his knowledge, it would be necessary for him to commence his journey thither with all speed, which could not be done without great expense.
- March 8. John de Aton of Lincoln, imprisoned in Lincoln castle for the death of
Canterbury. Roger Chay of Lincoln, has letters to the sheriff of Lincoln to bail him until the first assize.

MEMBRANE 6.

- Feb. 22. To the sheriff of Kent. The king learns from Alan de Appelby of York,
Westminster. Adam de Copendale of Beverley, William de Shirwode of Ripon, and other merchants of this realm and of Almain that whereas they freighted a ship of Hugh Maikyn of Middelburgh in Zeeland (*Seland*) at the same town of Mildeburgh (*sic*), and loaded her with cloth, wax, canvas, oats, and other goods, for the purpose of taking the same to Kyngeston-on-Hull, certain malefactors and pirates attacked the ship on her voyage on the sea coast whilst anchored near Great Yarmouth, certain of her mariners having gone to Yarmouth to buy victuals, many men of the town seeing what happened from land, and took and carried away the ship and cargo to the value of 2,000*l.*; and the king was subsequently given to understand that John de Boloigne, mariner, took without that port a ship laden with divers goods, and that the men in the ship fled to land in boats before his coming to the ship, whereby it was presumed that they were of the king's enemies, and that John took the captured ship and goods into the Thames in co. Kent, and there detained them; on which account the ship and goods ought to remain to the king as forfeited; and it was afterwards shewn to the king on behalf of the said merchants that the ship and goods thus captured by John are the same as they made complaint of; wherefor the king ordered the bailiffs of Great Yarmouth to make inquisition concerning the same; whereby it is found that the said merchants loaded a ship of Hugh Maykyn's at Middelburgh, and that whilst she was anchored on the sea coast near Yarmouth, certain of her men having gone to that town to buy victuals and repair her anchors, on Wednesday before St. Andrew last, the afore-said John de Boloigne and his fellows in another ship attacked her by armed force, and entered and captured her, and drove away certain of her men, detaining others, and took the ship and goods first to Orford, and

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Membrane 6—cont.

there permitted the men thus captured to go to land, and took the ship and goods thence to the Thames against the will of the said merchants and men, and that the ship thus captured by the said John and his fellows is Hugh Maykyn's ship, and that the goods in her belonged to the said Alan de Appelby and other merchants of England and Almain, and were not the goods of the king's enemies, and that the goods consisted of cloth, wax, canvas, oats, money, and divers other things, and were worth when they were captured 362*l.* 6*s.* 8*d.*, and that neither the men who before the capture of the ship had gone to land nor the men who fled to land after the capture were of the king's enemies, but were at his peace, but that some of them went to land in order to buy victuals and to repair their anchors and some of them went to land lest they should be slain by the said malefactors, and that the ship and goods were captured from the aforesaid merchants: wherefore the king orders the sheriff to deliver the ship and goods, which are in his keeping by indenture made between him and the said John or otherwise, to the aforesaid merchants and Hugh, the master thereof, so that the merchants may divide the goods amongst them according to their shares therein.

By K.

Feb. 28.
Westminster.

To Richard de Rodeneye, escheator this side Trent. At the complaint of Henry de Went, Philip Cofin, William de la Neuburi, Philip le Wyld, Henry le Mouner, John le Bound, Annora de Mershton, Roger de la Nasshe, William Bassel, William Lewys, Alice daughter of Richard le Fevre of Riseburi, and William de Maydenhide that, although they lately held certain lands in Merston of Roger de Leye by the service of 5*s.* yearly for all service, and that rent came into the king's hands with Roger's lands because Roger held them in chief of the king and died without an heir, Master Richard de Clare, late escheator this side Trent, pretending that they held the aforesaid lands of Roger by the service of 21*s.*, although Roger or his ancestors were not at any time seised of any other rent than the aforesaid 5*s.* and they had not been wont to do any other services therefor, caused them to be distrained for the aforesaid 21*s.*, the king ordered the said Master Richard to make inquisition concerning the above service in their presence, if they chose to attend; by which inquisition it appears that they held certain lands of the said Roger by the service of 5*s.* yearly for all service, and that that rent came to the king's hands as an escheat, and that neither they nor their ancestors were wont to make any other services therefor, nor ought to make any other service to the king; and because no mention was made in the inquisition of the time when Roger de la Leye died, the king ordered the said Master Richard to make inquisition of the date of Roger's death; by which inquisition it appears that Roger died on 8 February, in the 4th year of the king's reign: the king now orders the escheator to inform himself concerning the king's right in this behalf and of the other circumstances touching the matter, so that he may certify the king thereof in his next parliament, when the king has given the said tenants a day, and to supersede meanwhile the levying of the said 21*s.*, receiving from them the said 5*s.* and taking from them security to answer for the 21*s.* if it be found that the king ought to receive that sum.

March 7.
Canterbury.

To the sheriff of Berks. Order to cause a verderer for the forest of Wyndesore to be elected in place of John de Newenham, deceased.

To the sheriff of Surrey. Like order to cause a verderer for the said forest to be elected in place of William atte Forde.

To the sheriff of Berks. Like order to cause a verderer for the said forest to be elected in place of Gilbert Saddok.

March 8.
Canterbury.

To Ralph de Camoys, constable of Wyndesore castle. Order to cause the houses, tower, walls, and bridges of the castle, with the stable and wall

1320.

Membrane 6—cont.

of the garden without the castle, and the houses and walls of the manor of Kenyngton, with the paling and wall about the king's castle (*sic*) there, to be repaired.

To Ralph de Camoys, constable of Wyndesore castle. Order to pay to Roger de Wyndesore, porter of both gates of the castle, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works there, 2*d.* a day; to Thomas le Rotour, another viewer of the works, 2*d.* a day; to Adam the gardener of the king's garden without the castle, 2½*d.* a day; to the four watchmen of the castle, 2*d.* a day each; to Robert de Wodeham, chief forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the works, 2*d.* a day; and to Edward Gerald, keeper of the park of Kenyngton, 1½*d.* a day, being their wages, from now until Michaelmas next.

March 14.
Sturry.

To Richard de Rodeneye, escheator this side Trent. Order to cause Roger Dakeny, son and heir of Robert Dakeny, tenant in chief, to have seisin of his father's lands, as he has proved his age before Master Richard de Clare, escheator this side Trent, and the king has taken his homage.

By p.s.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of Roger de Jarpenvill, who is insufficiently qualified.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with the lands of Nicholas le Bonde, William le Child, and Robert le Smyht in Bolnhirst, and to restore the issues thereof, as Master Richard de Clare, late escheator this side Trent, has certified the king that Master John Walewayn, late escheator this side Trent, delivered to him by indenture a virgate of land in Wilden, asserting that it was in the king's hands on account of the trespass that the aforesaid Nicholas, William, and Robert made in acquiring it without the king's licence from Ralph Tyrel, who held it in chief of the king by knight service, and that it was found by inquisition taken by the said Master Richard that the said Nicholas, William, and Robert and their ancestors from time out of mind had been seised thereof, and that it never was in the seisin of the said Ralph.

March 26.
Eltham.

To the sheriff of Surrey and Sussex. Order to cause Mary, late the wife of William de Breuse, the elder, tenant in chief of the late king, to have scutage of the following knights' fees, which were assigned to her in dower by the late king on 20 September, in the 19th year of his reign, to wit 4 fees in Suntinges and Iwhurst, which Thomas Peverel held, a fee in Bocham, which Mary de Breuse held, 1½ fees in Totyngton and Woghewod, which Hamo Bonet held, a fee in Michelgrene, which Robert le Fauconer held, 4 fees in Kyngeston and Shiremanbyre, which Robert de Bucy held, 2 fees in Sillyngton and Bracebrugg, which Roger de Covert held, 2 fees in Clopham, which John de Sancto Audoeno held, 4 fees in Morlee, Wodemancote, and Suwyk, which Thomas de Hantyntot held, 2 fees in Launcyng, Bungeton, and Chargeton, which Thurstan de Brok held, as William de Breuse, son and heir of the said William, granted to her by deed indented between them that she should retain in dower the aforesaid fees with all their appurtenances and all profits pertaining to the same, saving to him suit of his court of Brembre, and the king ordered the sheriff to cause William to have his scutage of the knights' fees held of him, to wit 2 marks for each fee (*scuto*), for the king's army of Scotland of the 4th year of the king's reign, as William had his service with the king in the said army, as appears by the rolls of the marshalsea.

To the sheriff of Berks. Order to cause verderers for the forest of Wyndesore to be elected in place of John de Newenham and Gilbert Shaddek, deceased.

1320.

*Membrane 6—cont.*March 31.
Eltham.

To the treasurer and barons of the exchequer. Order to acquit the men of the town of Baumburgh of 26 marks for the ferm of that town for the present Easter term, as the king has pardoned them the same in consideration of the damages inflicted upon them by the Scotch rebels.

By p.s. [5255.]

April 8.
Westminster.

To Richard de Rodeneye, escheator this side Trent. Order to cause William Larcher, son and heir of Nicholas Larcher, tenant in chief, to have seisin of his father's lands, as he has proved his age before Master Richard de Clare, late escheator this side Trent, and the king has taken his homage.

By p.s. [5257.]

April 11.
Westminster.

To the sheriff of Norfolk. Order to pay to Rhys (*Resus*) son of Rhys ap Mereduk, a Welshman staying in Norwich castle, the arrears of his wages and other necessities as he was wont to receive them in the late king's time from the time of the sheriff's appointment, and to continue to pay the same.

April 11.
Westminster.

To Stephen de Abyndon, the king's butler, or to his attorney in the port of London. Order to deliver to the monks of St. Peter's Westminster a tun of wine of the right prise for this year, in accordance with the grant of Henry III.

To the same, taker of the king's wines at Southampton. Order to deliver to the abbot and monks of St. Edward's place Netley (*Lutele*) a tun of wine of the right prise at Southampton, in accordance with the grants of Henry III. and Edward I.

April 26.
Westminster.

To the chamberlain of North Wales. Order to pay to Henry de Bissebyry, constable of Conewey castle, the arrears of his fee anciently due for the custody of that castle.

*MEMBRANE 6.—Schedule.*April 26.
Westminster.

To W. archbishop of Canterbury. Order not to admit any notary exercising office by imperial authority in any causes or matters, or to attach faith to instruments made hereafter by them, or to permit his commissaries to attach faith thereto, as complaint is made on behalf of the clergy and people of the realm that, although this realm is and always has been free from any imperial subjection, there is such a number of notaries exercising public office by imperial authority in this realm, both in matters the cognisance whereof pertains solely to the king and in other matters, that peril of the disinheritation of the crown and great damage to the inhabitants of this realm arise therefrom.

By K. and C.

[*Fœdera.*]

To the sheriffs of London. Order to cause proclamation to be made prohibiting any one exercising the office of notary in causes, contracts, or other matters, and forbidding archbishops, bishops, or other prelates, or their ministers, attaching faith to the instruments of such notaries.

[*Ibid.*]

By K. and C.

April 28.
Westminster.

To Henry de Northwode and other merchants of England staying at Brugge in Flanders. It has come to the king's ears that although he lately ordained by his council, to avoid the damages and grievances that happened heretofore to the king and his progenitors and the merchants of this realm, that native and foreign merchants buying wool and wool-fells within this realm for the purpose of taking them to Brabant, Flanders, and Artoys for sale, should take the same only to a certain staple to be ordained within one of those lands by the mayor and community of the merchants of this realm, and John de Cherleton, mayor of the said merchants, and the

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Membrane 6—Schedule—cont.

community of the merchants ordained and appointed a staple at St. Omer in Artoys for this season, nevertheless the said Henry and the other English merchants at Brugge have made a confederacy to transfer themselves with their wool and wool-fells elsewhere than to the said staple, and hinder merchants of the king's realm and power transferring themselves from Bruges to the aforesaid staple, and impose upon them grievous ransoms, which they levy for their own use: wherefore the king enjoins them to desist from such acts, and to cause any sums that they may have extorted on this account to be restored with all speed, carrying themselves so in the premises that the king may not have to stretch out his hand against them.
By K. and C. and afterwards by p.s.

May 1. To the sheriffs of London. Order to cause proclamation to be made
Westminster. forbidding any native or foreign merchant taking any wool or wool-fells to any of the aforesaid lands elsewhere than to the aforesaid staple.

By K. and C. and afterwards by p.s.

The like to all the sheriffs of England to cause proclamation to be made in every port and elsewhere.

April 8. To the master of the order of the Friars Preachers, and to the *diffinitores*
Westminster. and brethren about to assemble in their chapter-general at Rouen in Normandy. Request for their prayers on behalf of the king and queen and their children. [*Fædera.*]

May 9. To John de Heselarton, one of the executors of the will of William de
Langley. Ros of Hamelak. Order to deliver to the bearer of the presents James de Ros son and heir of Robert de Ros, tenant in chief, a minor in the custody of him and of Alan de Weybrede, James, parson of the church of Houghton, and William de Brokenholm, his co-executors, to be brought to the king as the king has enjoined upon the bearer by word of mouth. The king is sending them by the bearer his letters patent witnessing the receipt of the heir.
By K.

The like to each of his co-executors.

May 13. To the sheriff of Rutland. Order to cause a coroner for that county to
Windsor. be elected in place of William de Bergh, who is incapacitated by age and infirmity.

Vacated, because otherwise within under the same date.

May 19. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Reading. meddle further with the lands that William de Monte Caniso held of other lords than the king, and to restore the issues thereof, as it appears by inquisition taken by the escheator that William held nothing at his death in chief as of the crown, but that he held in chief the manor of Edwardston, co. Suffolk, by the service of twelve knights' fees as of the honour of Eye, by reason whereof the custody of his other lands ought not to pertain to the king.

[*Vacated as above.*]

To the mayor and bailiffs of Newcastle-on-Tyne. Order to permit 1,000 chalders (*celdras*) of sea-coal to be taken from that town and the parts adjacent to Scotland, as the king has granted that such quantity may be taken to Scotland for the release of Peter Bard, who was lately captured in Scotland by the king's enemies.
By K.

The like to William Rydel, Gilbert de Borughdon, John de Penreth, and Roger de Horsle, keepers of the truce in the parts of Northumberland.

[*Vacated as above.*]

May 23. To the sheriff of Suffolk. Order to supersede until further orders the
Odiham. arrest of goods of the men and merchants of Amiens on account of any debts due from the king of France to any merchants of this realm, and to restore any goods that he may have arrested on this account. The king makes this order at the request of the king of France.
By p.s.

MEMBRANE 5.

1320.

April 15.
Lambeth.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Oliver le Waleys, who dwells near one end of the county, so that his office is not well executed in other [parts of] the county by reason of the distance of the place, and divers felonies are concealed and unpunished, for which cause the king has amoved him from office.

April 17.
Lambeth.

To John de Crumwell, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver Thomas le Vendour of York, imprisoned at York for trespass of venison in the forest of Galtres, in bail to twelve mainpernors who shall undertake to have him before the justices next in eyre for forest pleas in that county to stand to right concerning the above trespass.

To the treasurer and barons of the exchequer. Order to supersede until further orders the exaction of the tenth from the ecclesiastical benefices in this realm of Bertrand, cardinal priest of St. Marcellus, as the king wishes to shew him special favour. [*Fœdera.*]

The like in favour of Reymund de Farges, cardinal deacon of St. Mary Nova. [*Ibid.*]

The like in favour of Gauselin Johannis, cardinal priest of SS. Marcellinus and Peter. [*Ibid.*]

April 11.
Westminster.

To Richard de Rodeney, escheator this side Trent. Order to pay to Joan de Torthorald 10 marks for Easter term last of the 20 marks yearly from the issues of that escheatry granted to her by the king in aid of her maintenance until the king shall cause other ordinance to be made concerning her.

April 23.
Westminster.

To the sheriff of Surrey. Order to cause a verderer for the forest of Wyndesore to be elected in place of Ralph de Hoo, who is incapacitated by blindness.

April 22.
Sheen.

To Richard de Rodenei, escheator this side Trent. Order not to intermeddle further with the lands of Richard de Weyland, as it appears by inquisition taken by the escheator that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

April 25.
Westminster.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Thomas de Valoyns, who is insufficiently qualified.

To the sheriff of Stafford. Order to cause a coroner for that county to be elected in place of Philip de Lutteley, who is insufficiently qualified.

April 24.
Westminster.

To Ralph de Cammoys, constable of Wyndesore castle. Order to pay to Roger de Wyndesore, keeper of both gates of the castle, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Adam the gardener of the garden without the castle, 2½*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Robert de Wodeham, chief forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; to Edward Gerald, keeper of Kenington Park, 1½*d.* a day, being their wages, from 22 February last until 8 March following.

April 28.
Westminster.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to the Friars Minor of Waterford 5½ marks yearly that they have been wont to receive at the exchequer of Dublin at the will of the king and his progenitors, so far as the affairs of those parts will permit of this being done.

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Membrane 5—cont.

April 24. To the sheriff of Oxford. Order to cause a verderer for the forest of
Westminster. Shotovere to be elected in place of William de Draycote, whom the king
has amoved from office for insufficient qualification.

May 1. To the sheriff of Bedford. Order to cause a coroner for that county to
Sheen. be elected in place of John son of John Aungevyn of Lymbury, whom the
king has amoved from office because he is insufficiently qualified.

To the sheriff of Buckingham. Order to cause a verderer for the forest
of Bernewode to be elected in place of Peter Carbonel, whom the king has
amoved from office because he is insufficiently qualified.

To the sheriff of Salop and Stafford. Order to expend up to 20 marks in
repairing the king's houses within Shrewsbury castle.

April 1. To Ralph Caumoys, constable of Wyndesore castle. Order to pay to
Eltham. Thomas le Perker, keeper of Kenington park, the same wages as others
have hitherto received for that office. By p.s.

May 6. To the justices of the Bench. Order to cause a fine to be levied between
Langley. John, bishop of Ely, demandant, and Philip Purcel and Ela his wife,
deforciant, concerning the manor of Solihull and the advowson of the
church of that town according to the acknowledgment made by the de-
forciant before the king, whereby they acknowledged the manor and
advowson to be the right of the said John, and released the same to him
and his heirs quit of the said Philip and Ela and her heirs for ever, and
warranted the same to him, for the purpose of making which fine Philip
and Ela have attorned in their place Alexander Aptot and John de Hales,
whom they are to admit in the plea and to receive part of the chirograph
in place of Philip and Ela.—The chancellor of Ireland received the acknow-
ledgment and attornment by the king's writ of precept.

May 4. To the chamberlain of Kaernarvan. Order to pay to Nicholas de
Langley. Derneford, master of the works of the castle of Beaumaris in Angleseye,
the arrears of his wages of 12*d.* a day from 18 May, in the 9th year of the
king's reign, when he was appointed to that office, and to continue to pay
the same.

May 8. To the sheriff of York. Order to cause the tower of York castle to
Langley. be repaired by the view and testimony of the mayor of that city.

By p.s. [5279.]

May 6. To the abbot of St. Mary's York, collector of the tenth granted by the
Langley. clergy of the province of York in aid of the Scotch war. Order to pay to
the king's clerk Hugh de Burgh, parson of the church of Burgh-under-
Staynmore, 36*l.* 13*s.* 4*d.* due to him for corn bought from him for the
king's use for the munition of the castle and town of Carlisle, in the
12th year of the king's reign, as appears by a bill under the seal of
Roger de Northburgh, keeper of the wardrobe. By C.

To the sheriff of Sussex. Order to cause a coroner for that county
to be elected in place of Thomas de Pelham, who has no lands in the
county wherein he may dwell according to his estate.

To the sheriff of Kent. Order to cause a coroner for that county to
be elected in place of Philip Pympe, whom the king has amoved
from office because he is insufficiently qualified.

Henry Lylve, imprisoned in Neugate for the death of Reginald Baret,
has letters to the sheriff of Middlesex to bail him until the first assize.

Roger del Voute and Alice his wife, Stephen and Richard his sons, in
the king's gaol at Whyteby for the death of Hugh Bledey, have letters to
the sheriff of York to bail them until the first assize.

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*Membrane 5—cont.*May 4.
Langley.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with the lands of John de Tillebury and to restore the issues thereof, as it appears by inquisition that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

May 5.
Langley.

To the treasurer and barons of the exchequer. Order to allow to Edmund de Dynyeton, late chamberlain of Kaernarvan, the whole fee that he paid to Roger de Mortuo de (*sic*) Mari of Chirk, justice of North and South Wales, for that office, such as justices of Wales have been wont to receive who have had the bailiwick of the whole land, the receipt whereof Roger has acknowledged before the king.

May 4.
Langley.

To Richard de Rodeney, escheator this side Trent. Order not to intermeddle further with the priory of Stodleye, co. Warwick, as the king learns by inquisition taken by the escheator that it is of the patronage of William la Zousche of Haryngworth, and has been of the patronage of him and his ancestors from the time of its foundation, and that when void no one but him or his heirs ought to intermeddle with the custody thereof, and that it is not void because Robert de Holand, the prior, was sent to another house of the same order to do penance for certain defaults found by the bishop of Worcester in his visitation, and he has now done his penance and returned to his house of Stodesleye, and there exercises the office of prior, and that in time of voidance William ought to have a man in the house, and that the sub-prior and cellarer after the death of the prior should go to the said William or his heirs, and that they ought to be licensed by him to elect a prior, and that they shall not make administration of anything in the priory until licensed by him, and that when a prior have been elected, they shall present him to William, and that Robert Moryn, late sub-escheator in that county, took the priory into the king's hands without cause, asserting that it was void and was held of the king because the prior was sent away from the house to do penance, and it was also found by the inquisition that the prior held nothing of the king.

May 11.
Langley.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with the manors of Glosthorp and Bauseye, co. Norfolk, as the king learns by inquisition that William son of William de Bovyll and Joan his wife held them jointly at the time of William's death, and that they are held of the honour of Eye, which manors were acquired by them without the king's licence, and were taken into the king's hands upon William's death, and that they are retained in his hands for this reason and because they acquired them without the king's licence, as the king has pardoned Joan her trespass in this behalf for a fine made with him. By fine of two marks.

April 24.
Westminster.

To the treasurer and barons of the exchequer. Order to permit the men of the counties of Cumberland and Northumberland to have respite for all debts levied by summons of the exchequer until the feast of All Saints next, the king having granted them respite until then in consideration of the great damages inflicted upon them by the incursions of the Scotch enemies.

May 6.
Langley.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Walter de Pateshull, who cannot attend to the duties of the office as he is clerk of the bailiffs of the liberty of the town of Northampton.

May 12.
Fulmer.

To the treasurer and barons of the exchequer. Order to inspect the rolls of the marshalsea of the king's army of Scotland in the 4th year of his reign, and the fines made with the king for service in the said army,

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Membrane 5—cont.

and to cause to come before them those who had not their service in the said army and did not make fine therfor, and to compel them to satisfy the king for the said services. [*Parl. Writs.*]

May 3.
Langley.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of Richard Bysshop, who is insufficiently qualified.

MEMBRANE 4.

May 19.
Reading.

To William de Blanford and John de Berneville. Order not to intermeddle further with 102s. of yearly rent in Bamburgh, co. Lincoln, taken into the king's hands by Richard de Rodeneye, escheator this side Trent, upon the death of William de Monte Acuto, tenant in chief, together with his other lands, etc., the custody of which rent the king lately committed to the said William and John, as it appears by inquisition taken by the escheator that William held the said rent at his death jointly with his wife Elizabeth by gift of the king to them and to William's heirs, and that the rent is held of the heir of John de Vescy by the service of an eighth part of a moiety of a knight's fee, and to restore to Elizabeth all issues received therefrom from the time of the commission thereof to them.

To John, parson of the church of Aston Clynton, and John de Croxford. Like order not to intermeddle further with the manor of Saxlyngham, co. Norfolk, which is held of the aforesaid heir, and with a messuage, 200 acres of arable land, 6 acres of meadow, 2 acres of pasture, 12 acres of wood, and 32s. 3d. rent in the town of Langele, which are held of the abbot of St. Albans.

May 13.
Windsor.

To the sheriff of Rutland. Order to cause a coroner for that county to be elected in place of William de Bergh, who is incapacitated by infirmity and age.

May 19.
Reading.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with the lands that William de Monte Caniso held of other lords than the king, as it appears by inquisition taken by the escheator that he held nothing in chief as of the crown at his death, but that he held the manor of Edwardston, co. Suffolk, in chief as of the honour of Eye by the service of twelve knights' fees, by reason whereof the custody of his other lands ought not to pertain to the king, and to retain the said manor in the king's hands until further orders.

To the mayor and bailiffs of Newcastle-on-Tyne. Order to permit 1000 chalders (*celdre*) of sea-coal to be taken from that town and parts adjacent to Scotland, as the king has granted that such quantity shall be taken to Scotland for the delivery of Peter Bard, lately captured by the king's enemies there whilst in the king's service.

The like to William Rydel, Gilbert de Borughdon, John de Penereth, and Roger de Horsle, keepers of the truce in the parts of Northumberland.

May 23.
Odiham.

To the keeper of the forest of Fekenham. Order to cause John Spark, keeper of the manor and pond of Fekenham, to have twelve oaks fit for timber with all their strippings (*escaetis*) from the park there for the repair of the houses of the manor, and sufficient underwood for pales for the repair of the pond.

By C.

May 23.
Odiham.

To the sheriff of York. Order to cause a verderer for the forest of Galtres to be elected in place of William de Ros of Yolton, who is incapacitated by age and infirmity.

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Membrane 4—cont.

To the same. Order to cause a verderer for the said forest to be elected in place of John de Thornton, who cannot attend to the office as he is supplying the place of steward of that forest by the king's order.

May 23.
Odiham.

To John de Foxle and his fellows, justices appointed to hear and determine a trespass committed upon Roger de Mortuo Mari of Wygemore in his park of Stretfeld Mortymer. Order to cause John Elys to be discharged from prison, to which he was committed by their order because William de Audele, whom he had mainperned to have before them from day to day until inquisition concerning the above trespass should be taken, was absent on the day when the inquisition, whereby he was convicted, was taken, and to discharge him of the above mainprize, as William has now rendered himself to prison. By p.s. [5287.]

May 23.
Odiham.

To Richard de Rodeneye, escheator this side Trent. Order to deliver to Elizabeth, late the wife of William de Monte Acuto, tenant in chief, the following of his lands, which the king has assigned to her in dower; the manor of Thorlebere, co. Somerset, of the yearly value of 17*l.* 16*s.* 9½*d.*; the manor of Gothull, in the same county, of the yearly value of 9*l.* 2*s.* 11*d.*; the manor of Karsyngton, co. Oxford, of the yearly value of 13*l.* 2*s.* 7*d.*; the manor of Aston Clynton, co. Buckingham, of the yearly value of 13*l.* 10*s.* 1*d.*; certain tenements in Wendovre, in the same county, of the yearly value of 6*s.* 2*d.*; certain tenements in Dunrugge in Aston, in the same county, of the yearly value of 5*s.*; 33*l.* 5*s.* 6*d.* of yearly rent from 33 customary tenants in Chedeseye, co. Somerset; 77*s.* 11½*d.* of yearly rent from the abbot of Bynedon of the 20*l.* rent that the abbot renders yearly for the manor of Lollesworth, co. Dorset.

Vacated because below.

May 21.
Odiham.

To the bailiffs of Yarmouth. At the suit of Aymer de Valencia, earl of Pembroke, that whereas he caused a ship of his called '*Coga de Valencia*' to be laden at Bordeaux with wine and divers other goods of his to the value of 500*l.*, in order to bring the same to this realm, certain malefactors took the ship and cargo at Les Dounes near the port of Sandwich, and carried them away with them, the king appointed Robert de Kendale and William de Bernefeld to make inquisition concerning the capture by the oath of men of Kent, merchants and others; by which inquisition it was found that as the ship was sailing (*siglans*) by the sea shore within the king's power near the said place of Les Dounes, three ships of Flanders filled with malefactors and robbers of that land, whose names are unknown, came on the day of St. Peter ad Vincula, in the 10th year of the king's reign, and took the ship and everything in her by force and arms, and carried her to Flanders, and that the earl had in her 26 tuns and 4 pipes of wine, whereof the malefactors sold each tun in Flanders for 10 marks, 40 quarters of wheat, each quarter whereof they sold for 50*s.*, 6 rolls of sail-cloth, price 40*s.* a roll, a barrel full of helmets, haubergeons (*hauberiellorum*), and other armour, price 60*l.*, 110 yards of Brittany cloth for housings for horses (*pro huciis ad equos*), price 110*s.*, and that the ship and tackle were worth 133*l.* 6*s.* 8*d.*, the sum total whereof is 497*l.* 10*s.* 0*d.*; whereupon the king requested the count of Flanders to cause satisfaction to be made to the earl's attorney; but he has not done so and has not written to the king concerning this matter: wherefore the king orders the bailiffs to arrest goods of the men and merchants of the count's power to the value of 100*l.*, in part satisfaction of the above sum of 497*l.* 10*s.* 0*d.*, and to keep the same safely until the earl have been satisfied for the said 100*l.*, or until otherwise ordered, certifying the king of their proceedings. The king has ordered the mayor and sheriffs of London to arrest goods in like manner to the value of 300*l.*, and the bailiffs of Ipswich to arrest goods to the value of 97*l.* 10*s.* 0*d.*

By p.s.

1320.

Membrane 4—cont.

June 3. To Henry de Percy. Order to pay to Edward, earl of Chester, the king's
Westminster. son, 200 marks for Easter term last and 200 marks for Michaelmas term next, and afterwards 400 marks yearly at those terms, which are due from Henry for the custody of the lands of Henry de Percy in co. York during the minority of his heir, the king having lately granted to his son during pleasure the above ferm, which Eleanor, late the wife of Henry de Percy, rendered for the custody of his lands, she having surrendered the custody thereof and the issues of the same from Michaelmas last on account of the destruction of the said lands by the Scotch rebels, and the king having ordered the issues thereof from Michaelmas last to be delivered to the aforesaid Henry.

To the treasurer and barons of the exchequer. Whereas the king lately ordered by letters of privy seal John de Lincoln, citizen of Lincoln, to deliver to Roger de Wyngefeld, clerk, the money due from him for wool received from the manors that formerly belonged to the Templars, as appears by the indentures made between the said John and the bailiffs of the manors—— [*Incomplete.*]

[*Vacated.*]

June 2. William de Dodewelle, imprisoned at Exeter for the death of Walter de
Westminster. Rileye, has letters to the sheriff of Devon to bail him until the first assize.

Adam de Bosecombe, imprisoned at Dorcestre for the death of William Wynegod, has letters to the sheriff of Dorset to bail him until the first assize.

June 3. To the sheriff of Wilts. Order to expend up to 10*l.* in repairing the
Westminster. houses and other buildings within the castle of Old Sarum.

June 3. To the same. Order to repair the king's old mill near Salesbury castle
Westminster. by the view of Thomas de Ford, clerk.

To the keeper of the forest of Clarendon. Order to deliver to the sheriff of Wilts 30 oaks fit for timber in order to construct newly and repair the aforesaid mill, and also three oaks fit for timber for the repair of the houses and other buildings within the castle of Old Sarum.

June 4. To the treasurer and barons of the exchequer. Order to allow to J.
Westminster. bishop of Carlisle in his account of the fifth of the clergy granted to the late king 50 marks paid by him to Henry de Percy by virtue of the late king's order to pay him that sum in aid of the expenses of his men in the city of Carlisle for the defence thereof against the Scots, notwithstanding which payment the bishop remains charged at the exchequer with this 50 marks, receiving from him Henry's letter of receipt and the late king's order to pay, and charging Henry's executors with that sum.

June 3. To Ralph de Camoys, constable of Wyndesore castle, or to him who sup-
Westminster. plies his place. Order to permit the abbot of Westminster to have eight bucks in that forest on the eve of St. Peter ad Vincula, in accordance with the grant by Henry III. to Richard, then abbot of Westminster, of eight bucks yearly from the forest of Wendesore to be taken at the king's expense and carried by the constable to Westminster on the eve of St. Peter aforesaid, and to cause the abbot to have any arrears of the same grant.

May 24. To Richard de Rodeneye, escheator this side Trent. Order to deliver
Odiham. to Elizabeth, late the wife of William de Monte Acuto, tenant in chief, the following of his lands, which the king has assigned to her in dower : the manor of Thorlebere, co. Somerset, of the yearly value of 17*l.* 16*s.* 9½*d.* ; the manor of Gothull, in the same county, of the yearly value of 9*l.* 2*s.* 11*d.* ; the manor of Karsyngton, co. Oxford, of the yearly value of 13*l.* 2*s.* 7*d.* ;

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Membrane 4—cont.

the manor of Aston Clynton, co. Buckingham, of the yearly value of 13*l.* 10*s.* 1*d.*; certain tenements in Wendovre, in the same county, of the yearly value of 6*s.* 2*d.*; certain tenements in Dunrugge in Aston, in the same county, of the yearly value of 5*s.*; 33*l.* 5*s.* 6*d.* of yearly rent from 33 customary tenants in Chedeseye, co. Somerset; 77*s.* 11½*d.* of yearly rent from the abbot of Bynedon of the 20*l.* of yearly rent that the abbot renders yearly for the manor of Lollesworth, co. Dorset.

MEMBRANE 3.

June 3. To the treasurer and barons of the exchequer. Order to allow to Ed-
Westminster. mund de Dynieton, late chamberlain of North Wales, 78*l.* 12*s.* 11*d.* in his account, which sum he expended by order of Roger de Mortuo Mari of Chirk, justice of Wales, about the costs of certain ships provided in Wales, and of the men and mariners in the same, for the security of those parts by reason of the Scotch rebels being then in Ireland.

By K. on the information of Mastert Robert de Baldok.

June 4. To the sheriff of Worcester. Order to cause a coroner for that county
Westminster. to be elected in place of John de Everle, whom the king has amoved from office for insufficient qualification.

May 23. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Odiham. meddle further with 46 acres of meadow, called 'Stokwelmede,' near the priory of Oxford, co. Berks (*sic*), taken into the king's hands with other lands of William de Monte Acuto, tenant in chief, and to restore the issues thereof, as it appears by inquisition taken by the escheator that William held the said meadow together with his wife Elizabeth, and that Peter de Limesy, knight, gave the same to William and Elizabeth and the heirs of William, and that it is held of Geoffrey son of Nicholas de Stokewell by the service of one rose yearly.

June 8. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Havering- Trent. Order to cause 20 leafless oaks to be delivered to the sheriff of
atte-Bower. Wilts, in order to make lime therewith for the repair of the king's mill near Salisbury.
By K. on the information of the treasurer.

June 10. To the sheriff of Stafford. Order to cause a coroner for that county to
Thunderley. be elected in place of Henry de Kerswall, deceased.

June 10. To John de Crumwell, keeper of the Forest beyond Trent. Order
Thunderley. to deliver Henry le Serjaunt of Esingwold, imprisoned at York for trespass of venison in the forest of Galtres, in bail to twelve mainpernors, who shall undertake to have him before the justices for forest pleas when they come to those parts to stand to justice concerning the premises.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place. Like order in favour of Nicholas de Bradeleye, imprisoned at Aylesbury for trespass of vert in Bernewode forest.

June 9. To A. archbishop of Dublin. Order to cause the tenth for one year im-
Dunton. posed upon the clergy of England and Ireland by pope John XXII. for the king's use to be levied from the clergy of Ireland, one moiety in the quinzaine of Michaelmas and the other in the quinzaine of the Purification, so that he may answer for the same at the exchequer of Dublin at the aforesaid terms, which tenth the pope has deputed him to collect, together with W. archbishop of Canterbury and S. bishop of London, by his letters with

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Membrane 3—cont.

bulls, a transcript whereof the king sends to him under the seal of the archbishop of Canterbury and also under the attestation of a notary (*sub manu publica*).
By K.

Jan. (*sic*) 5. To the collectors of the custom of wool, hides, and wool-fells in the port of
Westminster. Southampton. Order to permit the king's clerk Master Pancius de Controne to take 80 sacks of wool from that port to parts beyond sea without paying the custom of half a mark a sack, in allowance of 40 marks granted to him by the queen out of that custom, the issues whereof the king has granted to her during pleasure.

By K. on the information of Master Robert Baldok.

June 4. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this
Westminster. side Trent. Order to cause thirty oaks fit for timber to be delivered to the sheriff of Wilts from the wood of Milchete in the forest of Claringdon, or sixty oaks fit for timber in the forest of Chute, for the reconstruction of the king's mill near Salisbury castle. By K. on the information of the treasurer.

June 5. To Ralph de Walmere, sub-prior of Dover priory. Order to admit a
Westminster. person to be deputed by W. archbishop of Canterbury to supervise along with him the custody of the priory of St. Martin, Dover, the king having granted the custody of the priory to the said Ralph during pleasure upon the death of Robert, the last prior, on account of the dissension which arose regarding the creation of his successor, because the patronage of the priory pertained to the king, the late king having recovered in his court, in the 14th year of his reign, the advowson thereof against the prior of Holy Trinity, Canterbury, and it is contained in the judgment (*consideratione*) that the prior of Holy Trinity, who claimed in court that a monk professed in his priory should be made prior upon every voidance of St. Martin's priory, could not thenceforth claim anything in St. Martin's priory to make any monk of his prior thereof, as the archbishop of Canterbury has asserted before the king that he has right in the advowson and custody of St. Martin's priory, and has prayed the king to render the same to him; wherefore the king makes the present order, as he does not wish for certain reasons that the matter should be finally determined, and as he wishes that the goods of the priory shall be well kept and expended whilst the matter is pending.

June 11. To the treasurer and barons of the exchequer. Order to acquit Thomas
Thunderley. Syward and other tenants of the lands that belonged to Robert Fulconis of 40 marks, which they are exacting from the said tenants by summons of the exchequer for money that the late king ordered to be paid to Robert as his fee, the late king having, on 25 December, in the 14th year of his reign, ordered his treasurer and chamberlains to pay to Solomon de Roff' and Robert Fulconis, late his justices in eyre in co. Cornwall, 50 marks, to wit 30 marks to Solomon and 20 marks to Robert, for Easter term, in the 12th year of his reign, for the annual fees granted to them by him, and having afterwards, on 24 April, in the same year, ordered his treasurer and chamberlains to pay to the said Solomon, Walter de Hopton, Richard de Bylaund, and the aforesaid Robert, Master Thomas de Sudyngton, and Walter de Stirchesleye, his justices in eyre in co. Norfolk, 135 marks, to wit 30 marks to Solomon, 25 marks to Walter de Hopton, and 20 marks each to the said Richard, Robert, Thomas, and Walter, for Easter term, in his 14th year, for their yearly fees of office granted to them by him.

June 5. To the mayor and bailiffs of Newcastle-on-Tyne. Whereas the king
Westminster. learns by inquisition taken by the sheriff of Northumberland that a certain ship laden with wool and hides was wrecked (*periclitata*) at Ayseworthe, near Holy Island, within the bishop of Durham's liberty of Norham,

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Membrane 3—cont.

where the bishop has regal rights, wreck of the sea and what pertains to wreck of the sea, and that no animal escaped alive from the ship, and that the bishop's ministers of the liberty seized the ship, wool and hides into his hands as wreck of the sea, and that Thomas de Gray, constable of his castle of Norham, sent 42 sacks of the wool to Newcastle-on-Tyne because they could not be saved in those parts on account of the war, and the mayor and bailiffs have returned to the king that they arrested in the said town about 40 sacks of wool, which the bishop claimed as his, because in the treaty lately concluded at Twedemuth between the magnates deputed by the king and Robert de Brus the latter claimed the wool aforesaid as belonging to him by reason of a truce previously granted, on account of which claim Richard de Emeldon, then mayor of Newcastle, was ordered to keep the wool safely until it were decided to whom it belonged; and as the bishop has now besought the king to do justice to him concerning the wool, the king orders the mayor and bailiffs to restore it to the bishop, saving the rights of the king and of others, taking security from the bishop to answer for the wool or its price if it should be adjudged, according to the form of the truce and treaty aforesaid, to those of Scotland.

June 10.
Wix
(Wykes).

To Richard de Rodeneye, escheator this side Trent. Order to cause Simon le Bret, son and heir of Robert le Bret, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent. Order to cause John Spark, keeper of the king's manor of Feckenham, to have twelve oaks fit for timber with their lop (*escaetis*) from the forest of Feckenham in order to repair the houses of the manor and underwood in the forest to repair the pales for the king's pond of that manor. By K.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Henry de Bray, who has no lands in the county except those whereof he was enfeoffed jointly with Mabel his wife, so that he is insufficiently qualified.

June 8.
Havering-
atte-Bower.

To the treasurer and barons of the exchequer. Order to ascertain by all means possible, to wit by examination of the rolls and memoranda of the exchequer and by other means, what chattels, liberties, lands, tenements, hundreds, knights' fees, advowsons of churches, customs, pedages (*paiagia*) and other profits have come to the king's hands by the death of the late king or after his death or before, within liberties and without, as of the right of the crown or otherwise, and what still remain in the king's hands, and what are in the hands of others, and who hold them, and by whose demise, and from what time, and what are held in fee, for term of life, and at will, or otherwise, and the yearly value of the chattels, liberties, lands, hundreds, fees, advowsons, customs, pedages, and other profits in all issues, not only according to the extents thereof made at other times, but according to their true value, and to certify the king of all and singular the premises in three weeks from Michaelmas. The king has ordered the like information to be taken into the chancery and to be sent to them before the said time, so that he may be informed by them under the exchequer seal of what shall be found in the chancery and of what they shall find. By p.s.
[*Fœdera.*]

June 15.
Sturry.

To Roger de Rodeneye, escheator this side Trent. Order to deliver to John son of John Giffard of Weston the manors of Norton and Weston-Underegge and the advowson of Weston church, which are held in chief, and the issues received therefrom since his father's death, as it appears by inquisition taken by Master Richard de Clare, late escheator this side Trent, that Adam de

1320.

Membrane 3—cont.

Herwynton granted the manors and advowson to the said John for life by fine levied in the king's court, with remainder to John son of the said John and the heirs of his body, to be held of the king by the services therefor due and accustomed, by which inquisition it appears that the manors and advowson are held of the king in chief by knight service, the king having taken John's homage therefor. By p.s.

To the same. Order not to intermeddle with the other lands of the said John Giffard, deceased, as it appears by inquisition that he held no lands in chief at his death in his demesne as of fee, but that he held the manors of Norton and Weston Underegge and the advowson of Weston for life of the gift of Adam de Herwynton, as above.

To Master Richard de Clare, late escheator this side Trent. Order to deliver to the aforesaid John all the issues received from the manors and lands aforesaid since they were taken into the king's hands.

June 15. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Sturry. Trent. Order to permit no one to have common in the king's forests unduly unless they be resident and hold land therein. By p.s.

MEMBRANE 2.

June 16. To the treasurer and barons of the exchequer. Order to allow to the
Canterbury. executors of John, bishop of Ely, 200 marks in their account at the exchequer, the king having released that sum, which the bishop owed for his own tenth of the yearly tenth of the clergy granted to the king by the pope, to the bishop in consideration of his great expenses in the king's service, and having ordered John, bishop of Winchester, then collector of the tenth, to cause that sum to be allowed to the said bishop of Ely.

May 22. To Richard de Rodeneye, escheator this side Trent. Order not to dis-
Odiham. train Luke, brother and heir of Peter de Vienne, tenant in chief, for homage for his father's lands, as the king has taken his homage. By p.s.

June 13. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Canterbury. Trent. Order to deliver John de Ford of Chatcham, imprisoned at Wyndesore for trespass of venison in the forest of Wyndesore, in bail to twelve mainpernors who shall undertake to have him before the justices for forest pleas in co. Surrey when they next come to those parts to stand to right.

To John de Crumwell, keeper of the Forest beyond Trent. Like order in favour of John le Bret, imprisoned at Notyngam for trespass of venison in Shirwode Forest.

June 17. To W. archbishop of Canterbury. Order to supersede entirely the king's
Canterbury. order to him and S. bishop of London, principal collectors of the tenth imposed upon the clergy by the pope for the king's use, to cause the ecclesiastical goods of the prior and brethren (*fratrem*) of the hospital of St. John of Jerusalem in England to be taxed to the tenth, the king having issued such order to them and to all the bishops of England believing that the pope had not excepted the prior and brethren. By C.

The like to the bishop of London.

To W. archbishop of York. Order to supersede the king's order to cause the ecclesiastical goods of the said prior and brethren that have not hitherto been placed to the above tenth to be taxed, and to send the taxation thereof and of their other ecclesiastical goods to W. archbishop of Canterbury and S. bishop of London, the principal collectors of the tenth.

The like to all the bishops of England and to the keeper of the spiritualities of the bishopric of Lincoln.

1320.

*Membrane 2—cont.*June 17.
Canterbury.

To the taxors and collectors of the eighteenth in the county of Essex. Although lately, upon the king's being given to understand that the moveable goods that the prior and brethren of the hospital of St. John of Jerusalem in England and their villeins had at Michaelmas last in that county had not been taxed to the eighteenth like the moveable goods of others of the community of the county, he ordered the taxors and collectors to cause their goods aforesaid to be taxed to the eighteenth according to the form of the taxation and to cause the money thence arising to be paid into the exchequer, notwithstanding any mandate to the contrary, the king now orders them to supersede until further orders the levying of the eighteenth of the goods of the prior and brethren after they have taxed them, provided that they certify the treasurer and barons of the amount due from the prior and brethren for the eighteenth and that the goods of their villeins previously taxed by virtue of the aforesaid order shall not be again taxed, as the prior has lent to the king 200 marks by the hands of John, bishop of Winchester, then treasurer, and the chamberlains of the exchequer, which sum the king promised by his letters patent to pay to the prior out of the eighteenth at Martinmas last, and the prior has suggested to the king that the goods of his villeins are taxed to the king's use like the goods of others of that county, and has prayed that the said 200 marks may be allowed to him in the eighteenth due from his own goods.

By C.

The like to the taxors and collectors in all the counties of England.

By C.

Here the king crossed to France to do homage to the king of France at Amiens for the lands that he ought to hold of him in parts beyond sea, as is more fully contained in a memorandum on the back of this roll.

June 25.

William son of Adam de Saxelby, imprisoned at Lincoln for the death of Walter Erle of Saxelby, has letters to the sheriff of Lincoln to bail him until the first assize. Witness: Aymer de Valencia, earl of Pembroke, the king's kinsman.

William de Kirkeby-on-Bayn, imprisoned at Lincoln for the death of Richard Aungevyn, has letters to the sheriff of Lincoln to bail him until the first assize.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John le White of Dunstaple, whom the king has amoved from office for insufficient qualification.

June 18.
Dover.

To the treasurer and barons of the exchequer. Order to call before them such of the king's council as they shall think fit, and to deliberate concerning the introduction into the realm of clipped money of the king's and counterfeit money from parts beyond sea, and to cause a speedy remedy to be provided by inquisitors and examiners of such money in places where necessary, and by other means, so that the evil may wholly cease and the trespassers be punished according to the king's late proclamation, and that answer be made to the king for the forfeitures thence arising, as the king understands that alien and native merchants continue to introduce and use such money notwithstanding his proclamation.

By K. and C.

[*Fœdera.*]*MEMBRANE 2—Schedule.*June 15.
Sturry.

To the justices of the Bench. Order not to put Aymer de Valencia, earl of Pembroke, in default for his failure to appear before them on Sunday the quinzaine of Holy Trinity and three following days, as he was engaged in the king's service so that he could not appear in the suit before them by

1320.

Membrane 2—Schedule—cont.

writ of right between John de Claveryng', demandant, and the earl, deforciant, concerning a messuage, 50 acres of land, and 28s. of yearly rent in Fyleby, nor in the suit before them by writ of right between the aforesaid John, demandant, and the earl, deforciant, concerning the manor of Possewyk and appurtenances, excepting 16 messuages, 193 acres of land, 100 acres of marsh, 16s. 8d. of yearly rent in the manor, nor in the suit before them by another writ between the said John, demandant, and the earl, tenant, concerning the manor of Reydon with appurtenances, excepting 12 messuages, 66 acres of land, and 2 acres of meadow in the same manor.

By p.s.

MEMBRANE 1.

June 27.
Westminster.

To Richard de Rodeney, escheator this side Trent. Order not to intermeddle further with the manors of Glosthorp and Bauseye, co. Norfolk, and to restore the issues thereof, as it appears by inquisition that William son of William de Bovill and Joan his wife jointly held the manors at his death of the feoffment of John de Catfeld, and that the manors are held of the honour of Eye by knight service, and that they were taken into the king's hands by reason of William's death and because William and Joan acquired the manors without the king's licence; and the king pardoned Joan the trespass committed by her for a fine that she made with the king; whereupon he ordered the escheator not to intermeddle further with the manors; and the escheator returned that Thomas le Latymer, who married [one] of the daughters and heiresses of the aforesaid William, brought to him a writ of the king's ordering him to take into his hands all the lauds whereof William was seised in his demesne as of fee at the time of his death, and that he gave the escheator to understand that William was seised of the manors aforesaid at his death, by reason whereof the custody thereof ought to pertain to the king, and that afterwards the king ordered the escheator by writ of privy seal not to amove the king's hands from that custody without special order from the king, on which account he had superseded the execution of the king's previous order. Witness: Aymer de Valencia, earl of Pembroke.

By the said earl and C.

To the same. Order not to intermeddle further with a messuage and a carucate of land in Ertheburgh, and to restore the issues thereof, as it appears by inquisition that it is not to the damage of the king or others if he grant to Henry de Langgeton, clerk, permission to retain the premises for life, so that after his death they should revert to the abbot of Osles . . . , from whom he acquired them, and that they are held of John de Stokton, and not of the king.

June 28.
Westminster.

To the treasurer and barons of the exchequer. Order not to charge Robert de Barton, late receiver of the king's victuals in the parts of Carlisle, with 100*l.* or with any part thereof, which sum the king, on 12 July, in the 12th year of his reign, ordered J. bishop of Winchester, principal collector of the tenth for one year imposed upon the clergy by the pope for the king's use, to pay to Robert out of the said tenth in the bishopric of Durham for the maintenance of the men-at-arms garrisoning the city and castle of Carlisle, as the prior of Durham, sub-collector of the said tenth in the bishopric of Durham, has certified the king that Robert has not received the 100*l.* nor any part thereof from him because he received no order from the said bishop or from the king. Witness: Aymer de Valencia, earl of Pembroke.

June 22.
Dover.

To the treasurer and barons of the exchequer. Order to allow to Roger Damory, keeper of the castle of St. Briavels, in his ferm, his expenses in repairing the houses of that castle.

By p.s.

1320.

Membrane 1—cont.

June 28. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Westminster. Trent. Order to deliver William de la Haye of Grenstede and Peter de Wateville, imprisoned at Colchester for trespass of venison in the forest of Essex, in bail to twelve mainpernors. Witness: Aymer de Valencia, earl of Pembroke.

[July] 3. To Roger de Mortuo Mari of Wyggemor, justiciary of Ireland. Order to
Westminster. deliver to Master John de Sancto Amando, brother and heir of Almaric de Sancto Amando, the issues received from his brother's lands from the time when it appears to the justiciary that John might have delivered to John de Wogan, late justiciary of Ireland, the king's writ of 1 March, in the 4th year of his reign, ordering him to cause the said John to have seisin of his brother's lands in Ireland upon his finding security to answer for his relief at the exchequer of Dublin, the king having, on 28 October, in the said year, taken his fealty for his brother's lands, and caused seisin of his brother's lands in England to be delivered to him, provided that he came in person to the king, who was then in Scotland, upon his return to England to do homage therefor. Witness: Aymer de Valencia, earl of Pembroke.

June 28. To the treasurer and barons of the exchequer. Order to charge
Westminster. Robert de Barton, late receiver of the king's victuals in the parts of Carlisle, with 10*l.* only of the money of the tenth for one year imposed upon the clergy by pope John XXII. and granted to the king, the king having, on 12 July, in the 12th year of his reign, ordered J. bishop of Winchester, the principal collector of the said tenth, to pay all the money of the tenth in the diocese of Carlisle to the aforesaid Robert by indenture to be made between Robert and the prior of St. Mary's, Carlisle, sub-collector of the tenth, for the munition of the castle and town of Carlisle, as the prior has certified that he paid 10*l.* only of the tenth to Robert, and that he paid the residue thereof to John de Loutre, afterwards receiver of the king's victuals there, on account of the Scotch war and by the king's writ and the bishop's letter.

July 3. To the collectors of the eighteenth in the county of Lancaster. Order to
Westminster. supersede until further orders the levying of the eighteenth of the goods of the prior of the hospital of St. John of Jerusalem and his men and tenants of Certemel, Fourneys, and Lannesdale, in that county, making taxation of the same according to his commission, as the prior has given the king to understand that those parts have been burnt by the Scotch rebels and the goods and chattels of the men of those parts destroyed and partly stolen, so that the prior and his men and tenants cannot pay the eighteenth of their goods. By C.

July 4. To Roger de Mortuo Mari of Chirk, justice of Wales, or to him who
Westminster. supplies his place. Order to release Henry de Shirokes, chamberlain of Caernarvan, and Robert de Ripon, his chaplain, from prison at Caernarvan, to which they have been committed by the justice at the procuration of certain of their rivals suggesting that they had done some things contrary to the statute of Wales, upon their finding twelve mainpernors each to answer before the king or his justices, as they are prepared to answer before the king. The king will shortly send certain of his subjects to Wales to enquire into the state thereof and of the conduct of the king's ministers there. Witness: Aymer de Valencia, earl of Pembroke.

By the keeper of the realm and C.

July 4. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Westminster. Trent, or to him who supplies his place. Order to deliver William le Plommer, imprisoned at Colcestre for trespass of venison in the forest of Essex, to twelve mainpernors who shall undertake to have him before the justices of forest pleas when they next come to those parts.

1320.

*Membrane 1—cont.*June 28.
Westminster.

To Richard de Rodeneye, escheator this side Trent. Order to deliver to Alice, late the wife of Nicholas Pouer of Sutton, tenant in chief, the following of his, lands which the king has assigned to her as dower: a third of a cottage in Sutton, which part is of the yearly value of 1*d.*; 5 acres of land in the same town, of the yearly value of 15*d.*; 1½ roods of meadow in the same town, of the yearly value of 4½*d.* Witness: Aymer de Valencia, earl of Pembroke.

June 28.
Westminster.

To Gilbert de Stapelton, escheator beyond Trent. Order not to intermeddle further with the lands of Gerard Salveyn other than the manor of Northduffeld, [which] he held of John le Chaumberleyn, son and heir of Robert le Chaumberleyn, tenant in chief, and certain lands in Skourburgh, which he held of Henry son and heir of Henry de Percy, tenant in chief, both minors in the king's wardship, as it appears by the inquisition taken by the escheator that Gerard held nothing of the king in chief at his death, but that he held the above manor and lands. Witness: Aymer de Valencia, earl of Pembroke.

1319.

*MEMBRANE 21*d.**July 9.
York.

Adam, abbot of Meaux, acknowledges, for himself and convent, that he owes to John Darcy of Norton 29*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

William le Smale of Thornover acknowledges that he owes to William son of Reginald de Kypax 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas de Lund of 'Thornton-in-the-Benes' acknowledges that he owes to William de Clyff, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 8.
York.

To R. count of Flanders. Concerning the restitution of two ships of his dominion, one of which was, he asserts, seized near Newcastle-on-Tyne, and the other near Hertelpol by the king's subjects, for which he has written the king by the bearer hereof, the king signifies to him that he is unable to find that any ship of the count's dominion has been seized near Newcastle, and that the other ship was captured by the king's men whilst voyaging to Scotland because many of the king's enemies of Scotland were found in her, for which reason the ship and all the goods in her are forfeited to the king, so that the king can do nothing in restoring the afore-said ships; wherefore he requests the count to hold him excused.

July 12.
York.

Robert son of Roger de Thornton near Bulmere acknowledges that he owes to Robert son of John de Claris Vallibus and William de Houeden, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Alexander Lamberd of Bishop's Lenne acknowledges that he owes to William de Houk, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William Tankard, parson of the church of Great Usburn, in the diocese of York, acknowledges that he owes to John de Ousihorp 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh de Lund of Kirtelyngton, chaplain, acknowledges that he owes to Richard de Escrik 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1319.

*Membrane 21d—cont.*July 18.
York.

Robert son of Thomas de Pontefracto of Wyvelesthorp acknowledges that he owes to Robert de Sywardby, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Sywardby, knight, and Richard de Kelyngwyk, parson of the church of Mithyngesby, diocese of York, acknowledge that they owe to Robert son of Thomas de Pontefracto of Wyvelesthorp 1,000*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Gilbert de Lincoln, skinner (*pellipar'*) of London, acknowledges that he owes to Roger de Northburgh, archdeacon of Richmond, 20 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*July 20.
York.

Peter de Lekeburn, Henry de Halton, John son of Baldewyn Pygot, John de Wynceby, William de Paunton, Robert Tours, and Eudo de Billesby acknowledge that they owe to Roger Damory 2,420*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Robert de Cave, parson of a moiety of the church of Northtudenham, acknowledges that he owes to Thomas de Sibthorp, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Stephen de Hessey acknowledges that he owes to the abbot of St. Mary's York 5 marks 10*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 20.
York.

To the abbot of Byland (*de Bella Landa*). Order to be at York on Monday after the feast of St. Mary Magdalene next, to treat with the king's council upon the king's affairs and to give his counsel and to do further what shall be then ordained. [*Parl. Writs.*]

The like to the following :

Master Robert de Pykeryng, dean of St. Peter's York.

The abbot of St. Mary's York.

The abbot of Seleby.

The abbot of Kirkestall.

The prior of Holy Trinity, York.

The prior of St. Andrew's York.

The prior of Helagh park.

The prior of Wartre.

The prior of Kirkeham.

The prior of Watton.

The prior of Ellerton.

The prior of Newburgh.

The prior of Malton. [*Ibid.*]

The like to the following to be at York on Thursday after—— [*Incomplete entry.*]

Robert son of William le Vavassour acknowledges that he owes to Peter son of William de Middleton 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*July 20.
York.

To the sheriff of York. Order to cause proclamation to be made in his county [court] and elsewhere that all persons having a whole knight's fee or lands of the yearly value of 50*l.* shall receive knighthood before Michaelmas under a fitting pain. By K.

[*Fædera ; Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

1319.

Membrane 21d—cont.

To the sheriff of York. Order to cause proclamation to be made that all earls, barons, knights and others owing service to the king who did not join the king at York with their service, in accordance with his summons of all the service due to him to join him there on the morrow of St. James last to set out against the Scots, which day was afterwards prorogued, shall now join him, and that all prelates, men of religion, women, and other persons who did not make their service to him then shall come to the exchequer to make fine with the king for their default before Michaelmas next, the king having previously ordered the sheriff to cause proclamation to be made that they should make fine at the exchequer before St. Peter ad Vincula next, and having enjoined the treasurer and barons to take fines at the rate of 20*l.* from them for a fee.

By K.

[*Fœdera ; Parl. Writs.*]The like to all the sheriffs of England. [*Ibid.*]July 25.
Darlington.

John Giffard of Wonewardstowe acknowledges that he owes to John Giffard of Brymesfeld 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

Henry du Boys, knight, acknowledges that he owes to John de Hothum, bishop of Ely, 46*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.**MEMBRANE 20d.*July 20.
York.

Ralph de Bulmer, knight, acknowledges that he owes to Auketin Salvayn 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 20.
York.

To W. archbishop of Canterbury. Request that he will lend the king as much money as he can, or at least his portion of the tenth of the clergy of the province of Canterbury granted to the king by the pope, and that he will cause the money to be delivered to the treasurer and barons at the exchequer before the Assumption next, receiving from them letters patent under the exchequer seal for the allowance or repayment of the same out of the tenth and other aids, as the eighteenth of counties and the twelfth of cities and boroughs and the tenth of the clergy of the province of York, granted to the king in the parliament of York, cannot be levied before Michaelmas next, and the king needs money greatly for the prosecution of the war against the Scotch rebels this summer, his exchequer being exhausted. The archbishop is desired to induce the abbot, priors, prelates of collegiate churches and their convents in his diocese to help the king in like manner, and to inform the king at the exchequer of those whom he shall so induce. [*Fœdera ; Parl. Writs.*]

The like to twelve bishops. [*Ibid.*]

The like to the master of the order of Sempyngham, requesting him to induce the priors and masters of his order to help the king as above. [*Ibid.*]

To the prior and convent of Christ Church, Canterbury. Request that they will lend the king money, as in above request to the archbishop, omitting the last clause. [*Ibid.*]

The like to sixty-five abbots, priors and their convents, deans and chapters. [*Ibid.*]

1319.

*Membrane 20d—cont.*July 20.
York.

To the mayor, bailiffs, and whole community of Canterbury. Like request for a loan of as much money as they can find, or at least to the amount of their twelfth. By K. and C.

[*Ibid.*]

The like to the mayors, bailiffs, men, etc., of fifty cities and towns. [*Ibid.*]

To the mayor, bailiffs, and whole community of the city of York. Like request for loan, to be delivered at York to one of the clerks of the wardrobe. [*Ibid.*]

The like to the communities of thirty-eight towns. [*Ibid.*]

*MEMBRANE 19d.*July 24.
Darlington
(*Dernington*).

Hugh de Wandesford and William de Chauncy acknowledge that they owe to the king 10 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Note of payment of 10ls.

Robert le Tuckere and Henry de Bayldon acknowledge that they owe to the king 10 marks; to be levied, in default of payment, as above.

Note of payment of 100s.

Adam le Tuckere and Henry de Bayldon acknowledge that they owe to the king 5 marks; to be levied, in default of payment, as above.

Note of payment of 40s.

William le Strenglayer and Henry de Bayldon acknowledge that they owe to the king 5 marks; to be levied, in default of payment, as above.

Note of payment of 50s. 6d.

Adam le Cartere and Thomas de Helperthorp acknowledge that they owe to the king 5 marks; to be levied, in default of payment, as above.

Note of payment of 50s. 6d.

Robert Cut, Henry de Bayldon, and William de Stransale of York acknowledge that they owe to the king 40s.; to be levied, in default of payment, as above.

William Cut and William de Stransale of York acknowledge that they owe to the king 5 marks; to be levied, in default of payment, as above.

Note of payment of 5s. 6d.

Robert le Lymbrennere and Master John de Scardeburgh acknowledge that they owe to the king 2 marks; to be levied, in default of payment, as above.

John Godeshalve and William de Stransale of York acknowledge that they owe to the king 4 marks; to be levied, in default of payment, as above.

Reginald le Carter, Henry de Novo Castro of York, John de Stalyngburgh, Henry de Belton, and Roger de Duffeld of York acknowledge that they owe to the king 100 marks; to be levied, in default of payment, as above.

Note of payment of 19l. 13s. 11d.

William le Cartere, Henry de Novo Castro of York, John de Stalyngburgh, Henry de Belton, and Roger de Duffeld of York acknowledge that they owe to the king 60 marks; to be levied, in default of payment, as above.

Note of payment of 13l. 6s. 8d.

1319.

Membrane 19d—cont.

John son of Hugh, Henry de Boweland, and Warin le Chapman acknowledge that they owe to the king 30 marks; to be levied, in default of payment, as above.

Note of payment of 8l.

Roger Ughtred and Robert de Melton acknowledge that they owe to the king 15 marks; to be levied, in default of payment, as above.

Henry de Roeston, Robert de Melton, and Robert de Honsom acknowledge that they owe to the king 20 marks; to be levied, in default of payment, as above.

Note of payment of 6l. 0s. 3d.

Thomas son of John, Henry de Boweland, and Warin le Chapman acknowledge that they owe to the king 6 marks; to be levied, in default of payment, as above.

Adam de Semere acknowledges that he owes to the king 80 marks; to be levied, in default of payment, as above.

Hugh de Wandesford, Robert le Tuckere, Adam le Tuckere, William le Strenglayer, Adam le Carter, Robert Cut, William Cut, Robert le Lymbrennere, John Godeshalve, Reginald le Cartere, William le Cartere, John son of Hugh, Roger Ughtred, Henry de Roston, Thomas son of John, and Adam de Semere acknowledge that they owe to the king 60 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Hugh de Wandesford and the others named in the preceding acknowledge that they owe to the king 2,000*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Memorandum, that whereas the aforesaid Adam de Semer, Reginald le Carter, William le Carter, John son of Hugh, Roger Ughtred, Henry de Roston, and Thomas son of John, accused of divers trespasses, wrongs, excesses, and contempts committed against the king before certain justices appointed to hear and determine the premises, rendered themselves to the king's grace, and the aforesaid Hugh de Wandesford, Robert le Tuckere, Adam le Tuckere, William le Strenglayer, Adam le Carter, Robert Cut, William Cut, Robert le Lymbrennere, and John Godeshalve were convicted of the premises before the said justices, and the king, in consideration of the above sums that each of them acknowledged to him, pardoned them the trespasses, etc., as contained on the Patent roll of the same year, the aforesaid Hugh, Robert, Adam, William, Adam, Robert, William, Robert, John, Reginald, William, John, Roger, Henry, Thomas, and Adam acknowledged 2,000*l.* to the king under the following condition, to wit that if they or any of them conducted themselves evilly against the king hereafter and were convicted thereof, then the execution of the said recognisance of 2,000*l.* should run against them jointly, and the king wills and grants that no execution of the said 2,000*l.* or any part thereof shall run against any of them who shall not have been lawfully convicted.

July 26.
Durham.

John le Bret acknowledges that he owes to William de Ayremynn, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Robert le Conestable of Flaynburgh acknowledges that he owes to Roger de Seleby of York 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1319.

Membrane 19d—cont.

Richard son of William de Playce of Neuton acknowledges that he owes to William Gower of Stitlom 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William Gower of Stitlom acknowledges that he owes to Richard son of William de Playce of Neuton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 28.
Durham.

Gilbert de Aton, knight, and John Torny acknowledge that they owe to John de Moubray, lord of the isle of Haxiholm, 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. York, excepting for Gilbert his [tenement] of Bardelby in that county.

Cancelled on payment.

Robert son of William le Conestable of Fleyinburgh acknowledges that he owes to Richard de Huntyngdon of York 36*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Roger Ughtred, Henry de Roston, John son of Hugh, William le Carter, the elder, Reginald le Carter, and Thomas son of John son of Hugh de Scardeburgh acknowledge that they owe to Thomas de Redenesse, citizen of York, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

July 29.
Durham.

Richard de Thorp acknowledges that he owes to Master John de Wakefeld, '*fisicien*,' 10 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

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Ed. Bacun, knight, puts in his place Thomas de Evesham and Thomas de Brayton, clerks, to prosecute the matter of a recognisance of 10*l.* made to him by Nicholas de Persshet, knight, and Thomas de Wynton.

July 20.
York.

To W. archbishop of Canterbury. Request for his prayers in favour of the king and his men setting out against the Scots, and that he will order prayers to the like purpose to be offered in his diocese. [*Fœdera*.]

The like to W. archbishop of York and eighteen bishops. [*Ibid.*]

July 28.
Durham.

To the keeper of the port of Dover. Order to permit the abbot of Swynesheved, of the Cistercian order, who is going to his chapter-general at Cîteaux, to pass the sea in that port with his household, horses, and equipments and with 20 marks for his expenses; provided that he do not make any *apportum* contrary to the ordinance.

Aug. 1.
Newcastle-on-Tyne.

Thomas de Roshale, knight, acknowledges that he owes to Thomas le Aguiller of York 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

Aug. 7.
Newcastle-on-Tyne.

Nicholas son of Thomas de Metham acknowledges that he owes to John de Oustborp, clerk, 12*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 8.
Gosforth in Northumberland.

John de Acton, clerk, has letters to the abbot and convent of Hide near Winchester to receive the yearly pension [due to one of the king's clerks] by reason of the new creation of the abbot.

Aug. 13.
Gosforth.

Robert de Misterton came before the king, on Monday after St. Laurence, and sought to replevy to Roger son of Nicholas de Misterton the said

1319.

Membrane 19d—cont.

Roger's land in Misterton, taken into the king's hands for his default before the justices of the Bench against Cicely, late the wife of Adam Faukes of Misterton. This is signified to the justices.

MEMBRANE 18d.

Aug. 8.
Gosforth.

To the abbot of Byland. Order to pay to the abbot of St. Mary's York, sub-collector of the tenth for one year granted by the clergy of the province of York in aid of the Scotch war, 21*l.* before Sunday the morrow of St. Laurence next, which sum he promised to pay towards his tenth on Wednesday the feast of St. Peter ad Vincula last to the said sub-collector, certifying the king in chancery on the said Sunday of his proceedings herein. If the money be not paid by that date, the king will cause it to be levied by the sheriff of York of his lands, cattle, and other goods whatsoever, sparing him in nothing, and will moreover proceed against him as a hinderer of the expedition of the war. [*Parl. Writs.*]

The like to the following for the following sums :

The abbot of Whiteby, 20*l.*

The abbot of Jervaux, 10*l.*

The abbot of Coverham, 4*l.*

The abbot of Egleston, 60*s.*

The abbot of St. Agatha, 100*s.*

The prior of Malton, 20*l.* [*Ibid.*]

The like to the following within the collection of the abbot of Seleby to pay the following sums before Tuesday after St. Laurence :

The prior of Holy Trinity, York, 10*l.*

The prior of Park, 20*s.*

The prior of Pontefract, 20 marks.

The prior of St. Oswald's, 40 marks.

The abbot of Meaux, 25 marks.

The prior of Watton, 20*l.* [*Ibid.*]

John de Bayous of Helperby, Agnes Charles of Norfolk, and William Hogh of Lyndeseye acknowledge that they owe to Master Robert de Ripplyngham, chancellor of St. Mary's York, 100*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Robert son of Roger de Thorneton acknowledges that he owes to Walter son of Laurence de Esyngwald of York 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Nicholas de Arnal of Huntyngham acknowledges that he owes to Agnes, late the wife of Michael de Norhampton, 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Cateby acknowledges that he owes to William de Ayremynne, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Robert son of Thomas de Pontefract of Wyvelesthorp acknowledges that he owes to Richard Stut, 'armurer,' of York, 66*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

1319.

Membrane 18d—cont.

Adam de Everyngham, knight, acknowledges that he owes to Nicholas le Flemyng, citizen of York, 70 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Aug. 12.
Gosforth.

The said Adam acknowledges that he owes to the said Nicholas 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert son of Thomas de Pontefracto of Wyvelesthorp acknowledges that he owes to Master John de Hedon, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

The aforesaid Robert acknowledges that he owes to Thomas son of Clement de Pontefracto 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas Aleyn and Robert son of Hugh Aleyn of Wych acknowledge that they owe to Queen Isabella 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Worcester.

William le Charer is sent to the abbot and convent of Wynchecombe to receive such maintenance there as John le Blake, one of the late king's envoys, had there by the late king's order.

Aug. 19.
Newbiggin.

Henry de Bosco, knight, acknowledges that he owes to Thomas son of Richard de Pontefracto 36*s.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Cancelled on payment.

William son of William de Cateby acknowledges that he owes to William de Ayremynne, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Thomas Laguler of York acknowledges that he owes to William de Wodhous of Soton-on-Derwent 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment acknowledged by Isabella, late the wife of the said William, executrix of his will.

Enrolment of grant by Edmund, earl of Cornwall, to Sir Nicholas de Boys, his knight and a member of his household, and to his heirs, in consideration of his good service, of the manor of Shalden, which manor, excepting the deer in the park and sufficient pasture for them, Nicholas held before this grant for life of the earl's grant, to have and to hold of the chief lord by the service due and accustomed during Nicholas's life, after whose death his heirs are to render 12*l.* to the earl. Witnesses: Sir Adam Gurdon, Sir Thomas Paynel, Sir Thomas de Warbeton, Sir John de Valle Torta, knights; Nicholas de la Folde; William de Bynteworth; Nicholas Wyard; Roger Elys; Clement le Botiller. Dated at Assherugge, 6 November, 25 Edward I.

Aug. 18.
Amble
(Anebell).

To the abbot and convent of Tynterne. Request that they will admit into their house and associate with their *collegium* brother William de Bromfeld, monk of the abbey of Holcoltram, whom the king is sending to them, and that they will administer to him the necessities of life as one of their brethren until the king shall cause ordinance to be made concerning his estate or until the house of Holcoltram, which is of the same order as they are, shall be relieved from its oppressions, as the king wishes to provide for some time for certain of the monks of that house in other houses of the same order, because the possessions and goods of the abbey have been so wasted by the invasions of the Scotch rebels that they are now insufficient for the maintenance of the abbot and convent. They are to certify the king of their proceedings herein by their letters by the bearer of the presents.

1319.

*Membrane 18d—cont.*Aug. 29.
Barmoor.

To the duke of Brittany. The king has received complaint from Richard Bagge, burgess and merchant of Southampton, that whereas he lately sent a certain ship of his called '*La Seint Denis*' by John Dollyng', master of the same, and certain mariners to La Baye for the purpose of buying great salt for his use and of bringing the same to this realm, and the master and mariners on the return voyage with the salt anchored the ship for necessary and reasonable causes near the duke's town of St. Matthieu in Brittany, believing that they could there stay securely for some time by reason of certain letters of the duke and certain of his ministers of safe-conduct that they had, certain malefactors of the duke's power seeing the ship thus anchored went to her with ships and galleys and attacked her in hostile manner, and having entered her, slew the mariners, except the master and a few others of the mariners who fled from the ship in a boat, and landed in the port of Southampton, bringing news of the affair, and the malefactors aforesaid took the ship and the salt and other goods in her, value 661*l.* sterling, to Le Conquet (*Le Conket*) in Brittany, and disposed of the same at their pleasure; of which affair the mayor and community of Southampton have fully informed the king by their letters patent; and Richard has prayed the king to provide him with a remedy; wherefore the king requests the duke to cause restitution of the ship and cargo to be made to Richard, or of the value of the same, and satisfaction for his damages, certifying the king by his letters and the bearer of the presents without delay.

*MEMBRANE 17d.*Aug. 14.
Amble.

Adam son of Gilbert Grenolf, imprisoned at Lancaster for the death of Thomas Tilleknavé, has letters to bail him until the first assize.

*Vacated because otherwise within.*Aug. 28.
Amble.

To the treasurer and barons of the exchequer. Order to acquit John de Dokesworth of the scutage that they exact from him for the knights' fees that he held of the late king for his army of Scotland in the 31st year of his reign, as it was testified before the late king by Thomas de Veer that John was with the late king in the said army, whereupon the late king ordered the sheriff of Essex and Hereford (*sic*) to cause John to have scutage for that army of the knights' fees held of him, to wit 4*l.* for each fee (*scuto*), as appears by the rolls of the late king's chancery.

Aug. 29.
Barmoor.

To the keepers of the port of Dover. Order to permit the abbot of Hopp', of the Premonstratensian order, who is going to his chapter-general at Cîteaux, to pass the sea in that port with 20 marks for the expenses of himself and his household.

Ralph Bygod, knight, acknowledges that he owes to John de Lungevill, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton, Norfolk, and Suffolk.

John son of Thomas Traylweng of Yukflet, acknowledges that he owes to Thomas son of Richard de Ousthorp 30*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*Sept. 23.
Newcastle-on-Tyne.

Thomas Hastang', knight, acknowledges that he owes to Edmund, earl of Arundel, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Salop and Warwick.

*Cancelled on payment.*Oct. 8.
York.

Richard le Whayt acknowledges that he owes to Adam de Brom, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Surrey.

Cancelled on payment.

1319.

Membrane 17d—cont.

William de Faucomberge acknowledges that he owes to John son of John Mautravers 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.—The chancellor received the acknowledgment.

John son of Richard de Clif, John Deyvill of Whitemor, William de Hathelessey, Hugh de Bradeford, John Warde of Osgodeby, Robert de Carleton of Osgodeby, Thomas Page of Osgodeby, Robert de Lathum of Osgodeby, and Walter de Castello of Osgodeby acknowledge that they owe to Robert de Bardelby, clerk, 60*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

John Haward, knight, acknowledges that he owes to Bernard Pelegrini 38*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Enrolment of demise by Robert de Holand to Simon de Holand of a plot of land and a wood called 'Brockhurst,' as enclosed with hedge and ditch, in the town of Pynynton, together with the lands that Richard Hare holds of Robert for term of years, consisting of a house and 7 acres of land and of meadow, as enclosed with hedge and ditch, in the town of Lanton', to have and to hold to the said Simon and the heirs of his body, by the service of 6*d.* yearly for all services, in exchange for 4 marks of yearly rent that Simon received heretofore from Robert's lands in Orel': with reversion of the said lands to Robert in case Simon die without an heir of his body. In consideration hereof, Simon has released to Robert his right in the aforesaid 4 marks yearly. Witnesses: Matthew (*Maheu*) de Haidock; Gilbert de Suthwrth; Robert de Bolde; Adam de Kenyan; Alan de Rixton; Richard de Ives; John Travers. Dated at Pountfrait, 17 October, 13 Edward II. *French.*

MEMBRANE 16d.

Enrolment of grant by John de Burdon of Estmarkham to Hugh de Foston of two messuages, 3½ bovates of land, 7 acres of meadow, and 3*s.* of rent in Westburgh, Dodyngton, and Thorp. Witnesses: Sir Robert de Bardelby, Sir Roger de Sutton, and Sir Henry de Edenestowe, clerks of chancery; John Daubeneye, knight; Henry de Fenton; Adam de Sutton; William Sampson of Benyngton; William de Merston. Dated at Westburgh, Monday after the octaves of Michaelmas, 13 Edward II.

Memorandum, that John came into chancery, on the said day, and acknowledged the above deed.

Oct. 15.
York.

John de Cove, knight, acknowledges that he owes to Richard son of Richard de Goldesburgh, knight, 140*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk, Suffolk, and Lincoln.—The chancellor received the acknowledgment.

*Notes of payment of 40*l.**

Master Henry de Clif, clerk, acknowledges that he owes to Hugh de Bradeford 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Carleton of Osgodeby acknowledges that he owes to Hugh de Bradeford 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Geoffrey de Stokbrigg' acknowledges that he owes to Hugh de Bradeford 103*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

1319.

Membrane 16d—cont.

William son of Robert Stut of Kirkeby Moresset and William son of Robert de Maners of Stitenham acknowledge that they owe to William de Swynton 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

Richard Bustard and Walter Grontswela of Screcumbek acknowledge that they owe to Walter de Fynchyngfeld 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

Oct. 17.
York.

John le Harper of Fangefosse acknowledges that he owes to Richard Bustard 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Robert Turry of Stapilford acknowledges that he owes to William de Welynghovere 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Nicholas son of Denis de Lynton acknowledges that he owes to Thomas de Ousthorp 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Oct. 20.
York.

To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made forbidding any earl, baron, knight, or other man-at-arms to tourney, etc., at Eggefeld in his bailiwick or elsewhere within the realm under pain of forfeiture of all that may be forfeited, except for the expedition of the Scotch war, without special licence from the king, and to arrest any one contravening this prohibition.

[*Fœdera.*]

By K. on the information of Richard de Ayremynne. The like to all the sheriffs of England, omitting the mention of Eggefeld. [*Ibid.*]

Oct. 22.
York.

To the sheriff of York. Order to cause regard to be made before the feast of St. Hilary in the forest of Thomas, earl of Lancaster, of Pikeryng.

[*Capitula.*]Nov. 20.
York.

The like to the same to make regard in Gaultres forest.

Oct. 20.
York.

To the sheriffs of London. Order to receive from John Abel and Master John de Everdon the rolls of the twelfth, which they were appointed to tax in the city of London, and to cause the twelfth to be levied according to the estreats of the rolls aforesaid and to be paid into the exchequer. [*Parl. Writs.*]

Robert Turry of Stapelford and William de Gravele, chaplain, acknowledge that they owe to William de Clif, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

Oct. 25.
York.

Percival Simeon acknowledges that he owes to Master Robert de Nassyngton, clerk, 52 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Robert de Amyas acknowledges that he owes to Alan de Rothewell, chaplain, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Memorandum, that the king, on 26 October, at York, ordered John de Hothum, bishop of Ely, his chancellor, not to make execution of any mandate under the king's great seal on the information (*denunciacionem*) of any person whatsoever, unless the king shall have told the chancellor his will concerning the same by word of mouth, or shall send him letters under the privy seal. [*Fœdera*; *Parl. Writs.*]

MEMBRANE 15d.

1319.

Oct. 24.
York.

Richard de Redynges, who long served the king in England and Scotland, is sent to the abbot and convent of Revesby to receive the necessities of life. By K.

John Brenn, who served the king and his father, is sent to the abbot and convent of Leghes to receive the necessities of life. By K.

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Hugh de Wyndesore is sent to the prior and convent of Suthwerk for his maintenance, in consideration of his good service to Queen Isabella.

Oct. 26.
York.

Laurence Champenas, parson of the church of Nayleston, diocese of Lincoln, acknowledges that he owes to William de Waltham of London 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received the acknowledgment.

William Copyn of Aughton acknowledges that he owes to Walter de Lyndesay, clerk, 20 quarters of oats, 2 quarters of wheat, and a quarter of rye, price 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Oct. 22.
York.

To the sheriff of Derby. Order to cause 100 suitable miners to be elected in that county and sent to Devonshire to the keeper of the king's mine there at the keeper's expense, as Hervey de Tavystok, whom the king sends to him in this behalf, shall direct.

Oct. 26.
York.

John le Longe of York, 'mercier,' and John Caperon of York, 'mercier,' acknowledge that they owe to Alan de Walyngford 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

William de Haywode acknowledges that he owes to Thomas de Evesham, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in cos. Dorset and Wilts.—Master Henry de Clyf received the acknowledgment.

Robert de Lalleford acknowledges that he owes to John de Herlaston, clerk, 2 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.—The chancellor received the acknowledgment.

Nov. 2.
York.

Hugh de Lincoln of York acknowledges that he owes to John de Ellerker, the elder, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Cancelled on payment.

Nicholas de Brigge acknowledges that he owes to John de Ellerker, the elder, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.—R. de Bard[elby] received the acknowledgment.

Cancelled on payment.

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Walter de Ebor[aco] of Lincoln puts in his place William de Houeden, clerk, to prosecute the recognisance for 100*l.* made to him in chancery by John son of John 'of the Hirst' of Colyngnam of Swynderby.

Nov. 5.
York.

Walter de Watervill, knight, acknowledges that he owes to Margaret, late the wife of Robert Rabaz, 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Huntingdon.—The chancellor received the acknowledgment.

Thomas de Sernande acknowledges that he owes to Bertram de Monboucher 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

1319.

Membrane 15d—cont.

William de Clyf, parson of Leek church, diocese of York, acknowledges that he owes to Master Henry de Clif, Richard de Osgodeby, and Master John de Blebury, executors of the will of Adam de Osgodeby, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Newehagh, clerk, acknowledges that he owes to the aforesaid executors 10*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 6.
York.

William de Briggate acknowledges that he owes to Robert de Bardelby, clerk, 37 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Geoffrey de Eston acknowledges that he owes to John de Ellerker, the elder, 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of John Idanie acknowledges that he owes to Richard de Oxwyk 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Nov. 10.
Gainsborough.

Richard Plaice acknowledges that he owes to Robert de Bardelby, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.—Master Henry de Clif received the acknowledgment.

Cancelled on payment.

Thomas de Reppes and William de Briggate of Dilham acknowledge that they owe to Robert de Bardelby, parson of Gedeneye church, 190 marks; to be levied, in default of payment, of their lands and chattels in co. Norfolk.—Master Henry de Clyf received the acknowledgment.

Cancelled on payment.

Robert son of Nicholas de Cotingham, John Takel, and Walter de Wel of Cotyngnam acknowledge that they owe to Master Theobald de Tretis, parson of the church of Cotingham, 630 marks; to be levied, in default of payment, of their lands and chattels in co. York.—Robert de Bard[elby] and Master H. de Clyf received the acknowledgment.

William son of John de Slengesby acknowledges that he owes to Gilbert de Stapelton, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Acknowledgment received as above.

William de Clif, clerk, and Robert de Babethorp acknowledge that they owe to Walter de Osgodeby 60 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

— The said Walter puts in his place John de Newehagh, clerk, to prosecute the aforesaid recognisance.

Memorandum, that the said John came into chancery at York, on 24 April, in the 15th year of the reign, and acknowledged that he had received the balance of the above sum, and prayed that the recognisance should be cancelled.

MEMBRANE 14d.

Enrolment of deed of Roald de Richemond, son and heir of Sir Thomas de Richemond, granting to Sir Henry le Scrop, knight, that all the lands that Harsculf de Cleseby had in the town and territory of Burton Constable, which Joan de Richemond, mother of Roald, holds in dower of Roald's inheritance, shall remain to Henry and his heirs. Witnesses:

1319.

Membrane 14d—cont.

William de Herle, William de Denum, John de Denum, Geoffrey le Scrop, William de Swynnythuayt. Dated at York, on Thursday after Martinmas, 13 Edward II.

Memorandum, that Roald came into chancery at York, on the said day, and acknowledged the above deed.

Nov. 16.
Shelford.

Roald de Richemund acknowledges that he owes to Henry le Scrop 100 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Cumberland.

Cancelled on payment.

John de Houby acknowledges that he owes to John de Fenwik 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Nicholas de Langeton of York acknowledges that he owes to Gilbert de Ebor[aco], clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Nov. 6.
York.

To W. archbishop of York. Summons to attend a parliament at York in the octaves of St. Hilary next. By K. and C.
[*Parl. Writs.*]

The like to W. archbishop of York and sixteen bishops. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to twenty-nine abbots and priors, the master of the order of Sempringham, and the prior of the Hospital of St. John of Jerusalem. [*Ibid.*]

To Thomas, earl of Lancaster. Summons to attend the above parliament. [*Ibid.*]

The like to eight earls and seventy-three others. [*Ibid.*]

To Walter de Norwyco. Summons to attend the above parliament. [*Ibid.*]

The like to twenty-five others. [*Ibid.*]

MEMBRANE 13d.

Nov. 20.
York.

William de Morby acknowledges that he owes to Robert de Morby, chaplain, 27 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of release by Adam son of Cicely Belechose of Cliderhou to Robert de Cliderhou, clerk, of her right in the lands that belonged to Jordan son of Peter in Cliderhou. Witnesses: Richard de Aldeburgh; William de Migelay; Robert Meek, then mayor of York; Henry le Calvehurd; John de Horneby; John son of John de Blakeburn; Henry Gilibrond. Dated at York, on Monday the morrow of the octaves of Martinmas, 13 Edward II.

Memorandum, that Adam came into chancery on the said day, and acknowledged the above deed.

Nov. 23.
York.

William Croke of Hamsthwyt acknowledges that he owes to the minister and brethren of St. Robert's house, near Knaresburgh, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Roches acknowledges that he owes to Richard de Dommer 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Dorset.—The chancellor received the acknowledgment.

1319.

Membrane 13d—cont.

Master John de Ildesle puts in his place Clement de Wolvernehampton to prosecute the matter of a recognisance of 40*l.* made to him by Thomas Feirfax.

Nov. 25.
York.

John de Bernevill acknowledges that he owes to John son of Simon de Lilling 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 27.
York.

Alexander de Cave, knight, acknowledges that he owes to Henry Ireweys of Seleby 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Alan de Leaume puts in his place John de Yerdhill to prosecute a recognisance of 40*l.* made to him in chancery by William de Ros of I[n]gmanthorp.

Henry de Brocworth puts in his place John de Evesham to prosecute a recognisance for 40*l.* made to him in chancery by Richard de la Ryvere.

Nov. 30.
York.

John, bishop of Ely, abbot of St. Mary's York, and John de Heselarton, knight, acknowledge that they owe to Roger de Ardingelli, Bonus Philippi, Dinus Forcetti, Francis Balduch' and their fellows, merchants of the society of the Bardi of Florence, 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. York and Cambridge.

Cancelled on payment.

John de Bayhous of Helperby acknowledges that he owes to Roger de Seleby of York 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Burgh, clerk, puts in his place Robert Poer to prosecute a recognisance of 100 marks made to him in chancery by Walter de Twynham.

Dec. 1.
York.

William Maheu of Langetoft acknowledges that he owes to Richard Byset 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John son of William son of Geoffrey de Estoft acknowledges that he owes to John de Ellerker, the elder, 25*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 2.
York.

Robert de Osgodeby acknowledges that he owes to Robert de Bardelby, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Master Henry de Clif received the acknowledgment.

Cancelled on payment.

Hugh de Farndon acknowledges that he owes to Henry de Thorp, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in Northampton.

John Giffard of Cotherstok, clerk, acknowledges that he owes to Henry de Hale and Roger de Blacolvesle, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John de Houby acknowledges that he owes to John Giffard of Cotherstok, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Henry de Liskeret, parson of the church of Wydehay, and Richard de Bourn, parson of the church of Shaldefflet, diocese of Winchester,

1319.

Membrane 13d—cont.

acknowledge that they owe to Benedict de Normanton, clerk, 9*l.* 4*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

Cancelled on payment.

Memorandum, that the king sent his letters of privy seal to this effect: 'Edward, etc., to J. bishop of Ely, his chancellor. Order to deliver the great seal to Robert de Bardelby, to be kept by him under the seals of Master Henry de Clif, Geoffrey de Welleford, and William de Clif, until the chancellor's return from Newcastle-on-Tyne, whither he is going on the king's affairs. Dated at York (*Everwyk*), 1 December.' By virtue whereof the chancellor delivered the great seal at York on the morrow, to wit 2 December, in the morning, in his chamber in St. Mary's abbey, York, under his seal to the said Robert in the presence of Sir Roger de Northburgh, Sir Richard de Ayremynne, and of others; which Robert and the aforesaid Henry, Geoffrey, and William on the same day, immediately after dinner, in the chancellor's lodging in the abbey, opened the seal, and sealed writs therewith, and the seal remained after the sealing in Robert's custody under the seals of the aforesaid Henry, Geoffrey, and William. [*Parl. Writs.*]

Dec. 7.
York.

Thomas son of Robert de Boulton acknowledges that he owes to Elias de Wyndhill 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.—R. de Bard[elby] received the acknowledgment.

Adam le Clerk of Lenne acknowledges that he owes to Thomas de Evesham, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—R. de Bard[elby] received the acknowledgment.

Cancelled on payment.

John de Burgh near Asshele, clerk, acknowledges that he owes to Thomas de Evesham, clerk, 50 marks; to be levied in default of payment, of his lands and chattels in co. Devon.—R. de Bard[elby] received the acknowledgment.

John de Burgh near Asshele, clerk, acknowledges that he owes to Thomas de Evesham, clerk, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.—R. de Bard[elby] received the acknowledgment.

Thomas son of Nicholas de Northfolk acknowledges that he owes to John Payn of York 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—R. de Bard[elby] received the acknowledgment.

Dec. 10.
York.

Peter de Malo Lacu, the elder, acknowledges that he owes to John Jurdan of Beverley, merchant, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.—Master H. de Clif received the acknowledgment.

Alexander de Cave, knight, acknowledges that he owes to John, bishop of Ely, the abbot of St. Peter's York, and John de Heselarton, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.**MEMBRANE 11d.*

Dec. 1.
York.

To R. count of Flanders. The king learns from John de Thornegge and Thomas de Melcheburn of Lenne that whereas they loaded at Lenne a ship of theirs called '*la Godier*' with wheat, cloth of Worthstede, and other wares to the value of 200*l.* sterling, in order to take the same to Gascony to make their profit thereof, certain malefactors of the count's towns of

1319.

Membrane 11d—cont.

Bruges, Slipedham, and Sluys (*Le Scluse*) entered the ship by armed force on her voyage on the sea coast near Shiryngnam, co. Norfolk, and slew all the men and mariners in her, with the exception of two, whom they took with them to Scotland together with the ship and her tackle, price 60*l.* sterling, and with the victuals and goods, which two men they imprisoned at Berwick-on-Tweed, selling one of them to a merchant of Zeeland (*Seland*) for 20*l.* sterling, the other being still detained in prison: wherefore the king requests the count to cause speedy satisfaction to be made for the ship and cargo and for the damages sustained by John and Thomas, treating them as he would that the king should treat his merchants in like case.

Dec. 8.
York.

Robert de Wombewell and Michael de Wath, clerk, acknowledge that they owe to Robert de Ponte Burgi of York 12 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Robert le Conestable of Flaynburgh and William son of Theobald le Conestable of Flaynburgh acknowledge that they owe to Master Robert de Ripplingham, chancellor of St. Peter's York, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—R. de Bard[elby] received the acknowledgment.

William de Haukesgarth of Stitenum acknowledges that he owes to Adam de Brom, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.—R. de Bard[elby] received the acknowledgment.

1320.

Jan. 10.
York.

William de Clyve, parson of Anghram church, acknowledges that he owes to John de Weston-undre-Egge, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Jan. 1.
York.

To the prior of St. Patrick's. Request that he will labour for the election of Friar Adam de Sancto Laudo, of the order of Preachers, to the bishopric of Connor (*Coynoren'*), void by the death of John, the late bishop, which Adam the king commends for his learning, zeal, good birth, and counsel, believing that he would improve the estate of the cathedral church, which is impoverished in temporalities and spiritualities by the attacks of the Scots.

The like to the abbot of Connor and the archdeacon of Connor.

To John de Byrmyngnam, earl of Louth (*Luda*). Request that he will interpose with those who have votes for the election in favour of the said Adam.

1319.

MEMBRANE 10d.

Dec. 16.
Burstwick.

Joan, late the wife of Hugh de Hephham, acknowledges that she owes to John de Britannia, earl of Richmond, 40*l.*; to be levied, in default of payment, of her lands and chattels in co. York.—R. de Bard[elby], one of the keepers of the king's seal, received the acknowledgment.

The aforesaid Joan acknowledges that she owes to Thomas de Colevill of Cokewald, knight, 1,000*l.*; to be levied, in default of payment, of her lands and chattels in co. York.—Acknowledgment received as above.

Dec. 28.
York.

William de Widdeslade, citizen of London, acknowledges that he owes to John de London, 'barber,' 10 marks; to be levied, in default of payment, of his lands and chattels in the city of London.—W. de Clyf received the acknowledgment.

The aforesaid William acknowledges that he owes to Peter le Mareschal, the younger, 100*s.*; to be levied, in default of payment, as above.—W. de Clyf received the acknowledgment.

1319.

Membrane 10d—cont.

Peter Richard of Sherston Magna acknowledges that he owes to Richard de la Rivere, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

1320.

Jan. 3.
York.

William de London of Popelton acknowledges that he owes to the abbot of St. Mary's York 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1319.

Dec. 20.
York.

Richard Plaiz, knight, Thomas Utghtred, John de Stapelton, knight, John son of Roger Darcy, and John de Wollaston acknowledge that they owe to William Ridel 140 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Thomas de Karliolo of Newcastle-on-Tyne acknowledges that he owes to William de Ayremynne, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

1320.

Jan. 3.
York.

Peter de Saxlingham acknowledges that he owes to Hugh le Despenser, the younger, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Andrew de la Hyde acknowledges that he owes to Thomas Ode 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 11.
York.

Henry de Breton acknowledges that he owes to Richard de Chissebech 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John de Cokermuth, parson of Chalk church, diocese of Rochester, and John de Heydon, parson of Alresford church, diocese of Winchester, acknowledge that they owe to Hugh le Despenser, the younger, 250 marks; to be levied, in default of payment, of their lands and chattels in cos. Kent and Surrey.

Cancelled on payment.

1319.

Dec. 13.
Burstwick.

Henry de Norton, William le Mareschal, and William de Charneles of Snarkeston acknowledge that they owe to John, bishop of Ely, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.—W. de Herlaston received the acknowledgment by writ.

Cancelled on payment.

1320.

Jan. 13.
Knaresburgh.

John son of John de Laysymgby acknowledges that he owes to Thomas de Moubray of Eseby 28 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Berton puts in his place Master John de Blebury and John de Wormherde to prosecute the matter of a recognisance of 1,000 marks made to him by John de Sloghtre.

Burnettus Guilham and Nicholas his brother, executors of the will of Bartholomew Grenoardi of Lucca, citizen and merchant of London, put in their place John Rastel to prosecute a recognisance for 40 marks made to Bartholomew in chancery by John Peyvre.

*MEMBRANE 9d.*Jan. 12.
York.

To the sheriff of York. Order to justice William called Bond of Couton, a parishioner of Roger de Northburgh, archdeacon of Richmond,

1320.

Membrane 9d—cont.

according to the law of Eng'land until holy church be satisfied for the contempt and wrong committed by him, as the said Roger has certified the king by his letters patent that William is excommunicated by his authority for contumacy and that he refuses to be justified by ecclesiastical censure.

Jan. 19.
York.

William Gower of Stytelum acknowledges that he owes to Laurence de Esyngwald, sometime girdler (*zonario*) of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William Chauncy acknowledges that he owes to Brian Burdon 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 21.
York.

John de Felton, knight, acknowledges that he owes to William Galon 24 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

— The aforesaid William puts Thomas de Bamburgh, clerk, in his place to prosecute the preceding recognisance.

Richard le Mareschal, knight, acknowledges that he owes to William Galun 108*s.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

The aforesaid William puts Thomas de Baumburgh, clerk, in his place to prosecute this recognisance.

Henry atte Gate of Erkedon acknowledges that he owes to Roger de Northburgh 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 6.
York.

To the sheriff of Buckingham [and Bedford]. Order to cause proclamation to be made in the town of Dunstapel and elsewhere where he shall think fit prohibiting any one tourneying, etc., at Dunstapel or elsewhere in the realm without the king's special licence, under pain of forfeiture, as the king understands that certain persons are about to tourney at Dunstaple. The king is sending Ranulph de Charroun and William Raymundi de Claveri, his serjeants at-arms, to those parts to arrest all those who shall contravene this prohibition, to which serjeants the sheriff is to be aiding and intending in the premises as they shall inform him. [*Fœdera.*]

Jan. 24.
York.

Richard Fynnor of Everesdon acknowledges that he owes to Philip de Ewyas 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Memorandum, that on Wednesday, January 23, John de Hothum, bishop of Ely, the chancellor, delivered, in the king's chamber in the house of the Friars Minor at York, the great seal to the king, who received it into his hands, and placed it at the head of his bed, in the presence of Aymer de Valencia, earl of Pembroke, Hugh le Despenser, the younger, and Bartholomew de Badelesmere. On the same day after dinner, in the same chamber, the king delivered the seal to Sir William de Ayremynne, Sir Robert de Baidelby, and Master Henry de Clif, clerks of the chancery, to be kept by them until ordinance should be made concerning the office of chancellor, and the king willed that the seal should remain in the custody of the said William under the seals of Robert and Henry, and William received the seal from the king's hands in the presence of the said earl, Hugh and Bartholomew, Robert and Henry, and on Thursday next, about the first hour, the said William, Robert, and Henry opened the seal, then enclosed under the seal of the aforesaid bishop, in St. Mary's abbey, York, and sealed writs therewith. On Saturday following the aforesaid William delivered the seal to the king in the said chamber, and the king took it from his hands, and delivered it to J. bishop of Norwich, whom he had

1320.

Memorane 9d—cont.

nominated his chancellor in full parliament, and the bishop received it, and afterwards took the oath due therefor. On Sunday following the said chancellor opened the seal in the chapter house of the Friars Minors, York, and sealed writs therewith. [*Fœdera; Parl. Writs.*]

Jan. 25.
York.

Ralph Bygot acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Cancelled on payment.

Enrolment of grant by Alice, daughter of Peter de Rockelay, to William Scot of Birthwait and Alice his wife of the homage and services of Henry de Birthwait and his heirs for the lands held of the donor in Birthwait, Kesseburgh, Wulvelay, Waleton, Cutheworth, Langside, Penysale, and Pikburn; and of the homage and services of Robert de Beaumont, knight, and his heirs for the land held of the donor in Witlay; and the homage and services of William de Shefeld and his heirs for the lands that he holds of the donor in co. York. Witnesses: Nicholas de Metham, knight; Godfrey de Staynton; Robert de Barneby; Richard de Rihale; Henry de Hagh. Dated at York, on Thursday before the Conversion of St. Paul, 13 Edward II.

Jan. 26.
York.

William Brunhand of Knaresburgh acknowledges that he owes to Edmund de Grymmesby, clerk, 9 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Richard de Clif acknowledges that he owes to Peter de Malo Lacu 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Loteryngton acknowledges that he owes to John, bishop of Ely, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Jan. 11.
York.

Isabella de Osgodby, niece of Adam de Osgodeby, sometime the king's clerk, is sent to the abbot and convent of Thornton-upon-Humbre to receive the maintenance of a monk in that house and a suitable robe yearly and a sum of money for other necessities, in consideration of Adam's good service to the king and his father and of the king's special affection towards Isabella.
By p.s. [5164.]

Jan. 28.
York.

Robert de Umframvill, earl of Anegos, Henry de Bello Monte, John de Moubray, John de Claveryng, and Andrew de Hartela acknowledge that they owe to Aymer de Valencia, earl of Pembroke, Hugh le Despenser, the younger, and Bartholomew de Badelesmere 6,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Northumberland, York, Lincoln, Norfolk, and Suffolk.

Cancelled on payment.

Jan. 29.
York.

The abbot of Byland acknowledges that he owes to Thomas, parson of Patrikbrompton, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Adam son of William de Bateley of Pontefract acknowledges that he owes to Robert de la More of Pontefract 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Estoft of Elvyngton acknowledges that he owes to Roger de Fymmere of Elvyngton 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1320.

Membrane 9d—cont.

William de Aslakton of Newerk acknowledges that he owes to Thomas de Sibethorp, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Feb. 4.
Clipston.

Henry Yungman of Basingham acknowledges that he owes to John de Utterby, chaplain, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Beaufoy acknowledges that he owes to William de Clif, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Jan. 29.
York.

To R. count of Flanders. The king has received his letters praying for justice for damages inflicted upon his men of Flanders by men of this realm, and, in reply, the king signifies that he is ready to do speedy justice to all the count's subjects making complaint of wrongs inflicted upon them by the king's subjects, and he has offered this to the count's envoys who brought his letters, and he is and always will be prepared to do so. [*Fædera.*]

To the burgomasters and *échevins* of Bruges. Like letter, substituting 'their com-burgesses' for 'the count's subjects.' [*Ibid.*]

The like to the following:

The *avocat* and *échevins* of Ypres.

The *échevins* of Ghent. [*Ibid.*]

To the sheriffs of London. Order not to arrest any goods of men of the power of the count of Flanders by virtue of any mandate of the king's at the suit of any one of the king's power until a month from Easter day.

[*Fædera.*]

By K.

The like to the following:

Robert de Kendale, constable of Dover castle.

The bailiffs of Kingeston-on-Hull.

The bailiffs of John de Britannia, earl of Richmond, at Boston.

The mayor and bailiffs of Sandwich.

The sheriff of Norfolk and Suffolk.

The bailiffs of Yarmouth.

The bailiffs of Staunford. [*Ibid.*]

MEMBRANE 8d.

Feb. 20.
Westminster.

William de Fourneys of London acknowledges that he owes to John de Blyton, citizen of London, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Enrolment of release by Thomas Fillol to John de Handlo and Matilda his wife of his right in 140 acres of land and 4*s.* of rent in Hatfeld Peverel and Borham, co. Essex, concerning which he impleaded them in the king's court by writ of entry. Witnesses: Sir Ralph de Camoys, Sir Nicholas Gentyl, Sir William de Henle, knights; Edmund de Ayette; Thomas Bakoun; William de Wykkewane. Dated at Westminster, 21 February, 13 Edward II.

Memorandum, that Thomas came into chancery at Westminster, on 22 February, and acknowledged the above.

Feb. 22.
Westminster.

Walter son of Robert de Davyntre and Robert his son acknowledge that they owe to John de Sancto Mauro 40*l.*; to be levied, in default of payment, of their lands and chattels in cos. Northampton and Bedford.

1320.

Membrane 8d—cont.

John Stoyl of Westwytenham acknowledges that he owes to Master John de Blebury, parson of Newenham Courteneye, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Feb. 24.
Westminster.

Geoffrey Bere of Tamworth acknowledges that he owes to Master Henry de Clyf 55 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Cancelled on payment.

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Michael Belle puts in his place Master John Boerleke, John Slabard, Peter Cram, and James Waterbalgh to sue and defend the matter of an arrest against Arnold de Ispan[nia].

Laurence de Elmham acknowledges that he owes to John Hayward 60 marks; to be levied, in default of payment, of his lands and chattels in cos. Suffolk, York, and London.

John de Vienn[a] acknowledges that he owes to Roger Ardyngelli, Bonus Philippi and Dinus Forcetti, and their fellows, merchants of the society of the Bardi of Florence, 18*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Maurice son of Thomas de Berceleye, John son of John Mautravers, and Maurice son of Maurice de Berceleye acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 150*l.*; to be levied, in default of payment, of their lands and chattels in cos. Gloucester, Somerset, and Dorset.

Cancelled on payment.

Feb. 26.
Westminster.

William de Whitefeld acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Thomas son of Robert de Bradestone and John son of John Mautravers acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 40*l.*; to be levied, in default of payment, of their lands and chattels in cos. Dorset and Gloucester.

Ranulph son of William de Dacre acknowledges that he owes to Manent Francisci and John his brother, merchants of Florence, 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cumberland, Westmoreland, and Lancaster.

Cancelled on payment.

Feb. 25.
Westminster.

Maurice son of Thomas de Berceleye, John son of John Mautravers, and Maurice son of Maurice de Berceleye acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 300 marks; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Dorset.

The prior of Bermundeseye acknowledges, for himself and his convent, that he owes to John Francisci and Magnus Frugerii, merchants of Florence, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Cancelled on payment.

Feb. 28.
Westminster.

Ranulph de Dacre acknowledges that he owes to John de Lancastre 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

Robert Parnyng acknowledges that he owes to John de Lancastre 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

1320.

Membrane 8d—cont.

Enrolment of obligation of John de Monkelane, sub-escheator in cos. Bucks and Bedford, to Sir Richard de Rodeneye, escheator this side Trent, for 50*l.* to be paid in St. Paul's London at Michaelmas and the Purification next. Dated at London, Wednesday after St. Matthias, 13 Edward II.

Memorandum, that John came into chancery, on the same day, and acknowledged the above.

Like obligations for the same sum were made to the said Richard by the following:

Richard de Foxcote, sub-escheator in co. Gloucester and the Marches of Wales.

William de Rosteleye, clerk, sub-escheator in cos. Warwick and Leicester.

John de Croxford, sub-escheator in cos. Oxford and Berks.

William de Neuport, sub-escheator in cos. Essex and Hereford (*sic*).

John de Broghton, sub-escheator in co. Norfolk.

Andrew de Kendale, sub-escheator in cos. Salop and Stafford.

Robert de Stodham, sub-escheator in cos. Nottingham and Derby.

John de Ledrede, sub-escheator in cos. Southampton and Sussex.

Robert Squier, sub-escheator in co. Worcester.

John de Sancto Albano, sub-escheator in cos. Cambridge and Huntingdon, dated at London, Sunday after St. Gregory.

Feb. 28. Thomas Chanturel acknowledges that he owes to Richard de Goyton, Westminister. 'vylour,' 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Berks and Oxford.

Feb. 28. Gilbert de Rues acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John, prior of Newenham, acknowledges, for himself and convent, that he owes to Leonard Vento of Genoa, merchant, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

Thomas, abbot [of] Pypwelle, acknowledges, for himself and convent, that he owes to Manent Francisci and John his brother, merchants of Florence, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Richard de la Rivere, knight, and Thomas de Brocworth acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 23*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Robert de Botlesford, lord of Stodham, acknowledges that he owes to Henry Norman of Berkhamstede 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Enrolment of grant by John de Radingden, knight, to John de Wauton, of his manor of Arnington, co. Cambridge, with all appurtenances, which manor John de Wauton previously held of the donor. Witnesses: Warin de Bassingburn; John Fraunceys; Sir William de Sap'; Philip de Stowe; Ralph Riggesby. Dated at Arni[n]gton, on Friday after St. Matthias, 13 Edward II.

Memorandum, that John came into chancery, on the said day, and acknowledged the above.

1320.

*Membrane 8d—cont.*Feb. 3.
Rochester.

John de Wauton acknowledges that he owes to John de Radyngdene, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment acknowledged by Nicholas de la Heuse, attorney of John de Radyngdene.

The aforesaid John de Radyngdene puts Nicholas de la Heuse in his place to prosecute the above recognisance.

Feb. 28.
Westminster.

To R. count of Flanders. The king has received his letters requesting him to release Perottus Loef, burgess of Sluys (*Lescluse*), and his fellows of the parts of Flanders, from prison at Norwich, whom the count learns are faithful merchants; the king upon another occasion released, at the count's request, many of his subjects who were found in the company of the Scotch rebels, and requested the count to warn his subjects not to communicate with the said rebels, nor to maintain them in any way, adding that if any of the count's subjects communicated with the Scots, or were found in their company, he would in no wise shew them favour. The king cannot at present release Perrottus and his fellows, because they notoriously communicated with the rebels afterwards, and maintained them for a long time, and were found in their company, adhering to them in all things. The king believes that the count would not intercede for Perrottus and his fellows if he were acquainted with the malice perpetrated by them against the king, and he therefore prays the count to hold him excused in the premises.

*MEMBRANE 7d.*March 4.
Ospringe.

Robert Cokedon acknowledges that he owes to Thomas de Geyrgrave, clerk, and Thomas de Malghum, clerk, 47*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

William de Bomstede of Alvithale acknowledges that he owes to Roger de Suthcote, merchant of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas son of Rotheric de Tatelesfeld acknowledges that he owes to Gilbert de Balsham of London, 'seler,' 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Feb. 28.
Westminster.

To the sheriffs of London. Order to cause proclamation to be made in the city and elsewhere where they shall think fit prohibiting any one tourneying, etc., without the king's special licence, as the king understands that certain persons are preparing to tourney in divers places in the realm. They are also to cause proclamation to be made forbidding any armourer to prepare, complete, or sell any arms for exercising such feats of arms, or to take or send them to any place, until further orders. By K. and C. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

March 6.
Canterbury.

Roger de Morteyn acknowledges that he owes to Robert de Bristollia, merchant of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Matilda, late the wife of Miles de Rodebergh, and Thomas her son, acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 80*l.*: to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Cancelled on payment.

1320.

Membrane 7d—cont.

Enrolment of letters of Philip, king of France, granting safe conduct to Edward, king of England, and his train in coming to him for certain matters, staying with him, and returning. Dated at Paris, the morrow of Palm Sunday, 1319. *French.* [*Fœdera.*]

These letters were delivered, after enrolment, into the treasury, to be there kept, etc.

Enrolment of letters of the said king extending the above safe-conduct. Dated in the abbey of Notre Dame La Roial, near Pontoisse, 11 June, 1320.

[*Fœdera.*]

By K. in his great C.
Duplicatur—Barri.

MEMBRANE 6d.

March 14.
Sturry.

Edmund de Sancto Claro acknowledges that he owes to Philip de la Beche, the younger, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John son of John de Vaus, knight, and Burgia, late the wife of William de Vaus, acknowledge that they owe to John, bishop of Norwich, 100 marks; to be levied, in default of payment, of their lands and chattels and in cos. Norfolk and Suffolk.

Cancelled on payment.

Adam le Coupere of London acknowledges that he owes to William de Fordham 8*l.* 7*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in London and co. Middlesex.

March 16.
Sturry.

William de Bygindenn of London acknowledges that he owes to John le Hert, servant of St. Paul's church, London, 14 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Francis Bache acknowledges that he owes to John Bigod, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Brother Peter, prior of Castelacre, acknowledges, for himself and convent, that he owes to Master Albertinus Rugeri of Pistoia (*Pistorio*), and Amadeus (*Homodeo*) Kelene of Florence 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Omelina, prioress of Lurministre, acknowledges, for herself and convent, that she owes to Stephen de Parys, citizen of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Cancelled on payment.

March 18.
Sturry.

Hugh le Despenser, the elder, and Bartholomew de Badelesmere acknowledge that they owe to the king 1,000 marks; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Kent.

Memorandum, that the king granted that if Hugh and Bartholomew, whom the king sent to the Roman court upon his affairs, should obtain the king's object (*utilitatem*) from the pope in a tenth or otherwise to the amount of 2,000 marks at least, then they should be quit of the above 1,000 marks.

This recognisance was made in the king's presence at Sturreye on the information of Master Henry de Clyff.

March 24.
Eltham.

Nicholas de Mulsam acknowledges that he owes to Anthony Usus Maris and Nicholas his brother, merchants of Genoa, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

1320.

Membrane 6d—cont.

Roger de Morteyn, knight, acknowledges that he owes to Roger de Suthcote, merchant of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

March 26.
York.

To the abbot of St. Albans. Inhibition of his going out of the realm or sending any attorney (*responsalis*) in his place to answer concerning certain trespasses committed in this realm against the king's peace, wherewith he is charged, by reason of any citation made or to be made, as the king understands that he is preparing to do, without consulting the king, as the cognisance of such trespasses pertains to the king, and none of his realm ought to be impleaded outside the realm concerning the same, the king being willing to do justice to all complainants of such trespasses. [*Fædera.*]

To Robert de Kendale, constable of Dover castle, and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to arrest the said abbot if he come to that port or any other port in his bailiwick in order to go to parts beyond sea on the above account.

March 28.
Eltham.

John le Haukier of St. Ives of London acknowledges that he owes to Hervey de Bury of London 50 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

March 31.
Eltham.

To Robert de Maddingle. Order to come to the king on Friday before the close of Easter, to give his counsel upon certain of the king's affairs, whereof the king believes that he can be informed by him. By K.

The like to Humphrey de Waleden.

April 1.
Eltham.

Edmund Godardi acknowledges that he owes to John Piza Aquile, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Robert son of Herbert de Saltfleteby acknowledges that he owes to Ralph de Langetoft 53*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

April 1.
Eltham.

Isabella, late the wife of Thomas de Muskham, and Walter de Muskham acknowledge that they owe to Henry de Edenestowe, clerk, and Robert his brother, 50*s.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

April 4.
Eltham.

To W. archbishop of Canterbury, visiting the diocese of Lincoln by metropolitan right, and to his commissary. Order not to intermeddle with visiting the hospital of St. John without the east gate of Oxford, and to release any distraint or coercion made upon the master and brethren of the hospital on this account, as the hospital, which is founded of the alms of the king's progenitors, is exempt from ordinary jurisdiction and the payment of procurations and other exactions by the ordinary, so that no one but the king and his chancellor ought to visit the hospital or intermeddle with it in any way. The like letter was directed by the late king to J. bishop of Lincoln, dated 8 November, in the 32nd year of his reign, concerning impositions and exactions.

April 2.
Eltham.

Reginald de Frileford acknowledges that he owes to the abbot of Abyndon 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

April 8.
Westminster.

William de Rude acknowledges that he owes to Richard de Middleton, the king's pantler (*panetar'*), 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Surrey.

Cancelled on payment.

1320.

Membrane 6d—cont.

John son of Robert atte Halle acknowledges that he owes to the prioress of Haliwell 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John son of William son of Henry de Bedeford came before the king, on Tuesday after St. Ambrose, and sought to replevy his and his wife Alice's land in Bedeford, taken into the king's hands for their default before the justices of the bench against Hugh Holt and Petronilla his wife. This is signified to the justices.

April 9. Thomas son of Robert de Berkele of Beley, Richard de la Ryvere, knight, Walter Wy of Eryngtham, and Ralph de Filton acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Cancelled on payment.

John de Pycheford acknowledges that he owes to Ralph de Wyndesore, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Sussex.

Walter Wyth and Richard de la Rivere acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

The said Walter and Richard acknowledge that they owe the said Aymer 10*l.*; to be levied, in default of payment, as above.

April 10. To Edmund, earl of Arundel. Inhibition of his bringing a multitude of armed men with him to Suthwerk on Monday next, when an assize of novel disseisin arramed by John de Hastyng' before certain justices against the earl and others named in the original writ concerning certain tenements in Surrey is to be taken, or of his doing anything to the disturbance of the peace, as the king understands that he and the said John are preparing to attend the taking of the assize with a multitude of armed men. The king has inhibited John in like manner. [*Fœdera.*] By K.

Memorandum, that by virtue of a writ directed to Gilbert de Stapelton, escheator beyond Trent, the said Gilbert, in the presence of twelve men of his bailiwick in the parts of the East Riding of co. York, to wit William de Raventhorp, Robert de Melton, Stephen Arnald, John de Thornton, John Olyver, John Shott, John de Bilton, William Serell, Roger Lok, John Prestman, Thomas de Ak, and William Abel, chosen and sworn for this purpose, assigned to Eleanor, late the wife of Henry de Percy, as dower 66*s.* 8*d.* yearly from the lands of the said Henry in Shourburgh for her third part of 10*l.* of yearly rent granted by Henry to Edmund Darell for life from the manor of Kyrlevyngton, to wit from William de Sinyer 5*s.* yearly for a toft, from Margaret de Barry 5*s.* 8*d.* for a toft, from John Lonay 4*s.* for a toft, from William Perott 16*s.* 7*d.* for 8 acres of meadow, from Matilda de Ak 16*s.* for 8 acres of meadow, from John de Hothum 1½*d.* from a rent of assize, from John son of Adam 5*s.* 2*d.* from a rent of assize, from John Carpenter 1*d.* from a rent of assize. Total: 66*s.* 8*d.*

May 8. To the *échevins* and *consules* of the town of Mechlin (*Machlinen*'). Henry Box, citizen of London, has complained to the king that Nicholas called 'Cole' de Lapide, son of Nicholas de Lapide, acknowledged, in the presence of the said Nicholas de Lapide and of Henry de Balle, *échevins* of the said town, that he owed to the said Henry Box 183*l.* 11*s.* 0*d.* sterling, to be paid to him or his envoy bringing the letters of the said Nicholas called 'Cole' at London or within the town of St. Ives in ready money without pledges (*vadiis*) within the fair at a term now past; but he has

1320.

Membrane 6d—cont.

delayed paying the above sum : wherefore the king requests the *échevins* and *consules* to hear the complaint of his said merchant and to cause speedy justice to be done to him, and to certify the king of their proceedings in this matter.

MEMBRANE 6d.—Schedule.

April 28. To the prior of Lenton. Prohibition of his going beyond sea or of his
Westminster. presuming to send an attorney (*responsalem*) without consulting the king to answer concerning his refusal to admit a parson to the church of Radeclive-on-Sore (*Soram*), the king having prohibited his admitting a parson to that church pending the suit in the king's court between Thomas, earl of Lancaster, and the prior of Norton concerning the advowson of the said church, as the king understands that he is cited to answer concerning the same without this realm and that he is preparing to go out of the realm to answer.
By K. and C.

May 1. John Pecchee, the elder, knight, lord of Haunton-in-Arderne, and Henry
Langley. Nasard, citizen of London, 'draper,' acknowledge that they owe to Bartholomew de Badelesmere, knight, 434 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in cos. Stafford and Warwick.

Henry Nasard, citizen of London, 'draper,' acknowledges that he owes to the said John Pecchee 434 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in the city of London.

Nicholas Fastolf acknowledges that he owes to Henry de Malynes 20l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.
Cancelled on payment.

Master Robert de Hampton, parson of Middleton church, acknowledges that he owes to John de Ellerker, the elder, 20l.; to be levied, in default of payment, of his ecclesiastical goods and lands and chattels in co. York.
Cancelled on payment.

Oliver de Mountpynzoun, parson of a third part of the church of Attleburgh, and Master Hervey de Bermer acknowledge that they owe to Robert de Stok, perpetual dean of Rokelound, 100s.; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

May 4. John, abbot of Abyndon, acknowledges, for himself and his successors,
Langley. that he owes to Thomas Cok of Abyndon, citizen of London, 100 sacks of wool, price 12 marks a sack; to be levied, in default of payment, of his lands and chattels in cos. Oxford, Berks, and Gloucester.
Cancelled on payment.

Richard de Draycote, knight, and Robert de Beek acknowledge that they owe to Thomas de Maryns of London 20 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

May 5. Richard de Draycote, knight, acknowledges that he owes to William de
Langley. Weldon 4l. 0s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

May 6. John son of Walter de Opmantou and Stephen his brother acknowledge
Langley. that they owe to Richard son of John de Rokesle 74l. 3s. 4d.; to be levied, in default of payment, of their lands and chattels in co. Kent.

1320.

Membrane 6d—Schedule—cont.

John le May acknowledges that he owes to Walter de Wyndesore and John his brother 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

May 11.
Fulmer.

Ralph Giles of Kemesyng acknowledges that he owes to Hugh de Bewyk, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Ralph Bigod, knight, acknowledges that he owes to John de Longevill of Little Billyng 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton, Norfolk, and Suffolk.

—————
Bernard Pelegrini puts in his place John de Tholosa and Philip de Touleslond to sue the execution of a recognisance for 38*l.* made to him in chancery by John Hauward, knight.

Thomas de Harpeden acknowledges that he owes to Richard de Rodeneye 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

May 12.
Fulmer.

Thomas de Agmodesham acknowledges that he owes to Isabella de Cambhou 20 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John son of Ralph Loveday acknowledges that he owes to Ralph son of William Loveday 110 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Middlesex.—The chancellor received the acknowledgment.

Alexander le Convers, parson of the church of Leddride, diocese of Winchester, acknowledges that he owes to Adam de Rokesle, roper (*cordar'*) of London, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in cos. Surrey and Kent.

Thomas de Veer, knight, acknowledges that he owes to John de Lancastre, knight, 230*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex, Suffolk, and Cambridge.

Edmund Danvers acknowledges that he owes to Gilbert de Elesfeld 66*s.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

May 21.
Odiham.

Richard de Stretle acknowledges that he owes to Henry de Wyrecestre 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

James Beauflour of London acknowledges that he owes to William de Ayremynne, clerk, 12*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—Robert de Bardelby received the acknowledgment.

Cancelled on payment.

May 24.
Odiham.

Michael de Whaddon, lord of Whaddon, acknowledges that he owes to Alice, late the wife of John de Holte, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Somerset.

John de Baverton acknowledges that he owes to Richard de Rodeneye 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John Joce, knight, acknowledges that he owes to William le Bustlere of Hildresham 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex, Hereford, and in [the city of] London.

*Note of payment of 200*l.**

1320.

Membrane 6d—Schedule—cont.

Enrolment of release by John Joce, knight, to William le Bustlere of Hildresham and Margaret his wife of his right in a moiety of the manor of Great Lynton, and in a yearly rent of 20*l.* for three years from the said moiety, and in a yearly rent of 50*l.* from the said moiety. Witnesses: John de Furneaus, John de Lymbery, knight[s]; William le Harpur; Thomas de la Haye; Roger de Abyton; Nicholas de Merseye; Henry de Byteringg'; William de Kyrkeby; John Sewale; Richard Payn; Thomas de Hanechach; Richard de Bassingburn; Robert de Lynton; Richard Gerunde; John de Kyrkeby. Dated at Great Lynton, on Monday the feast of St. Dunstan, 13 Edward II.

Memorandum, that John came into chancery, on the said day, and acknowledged the above deed.

May 23.
Odiham.

Robert le Forester of Stebbenhith acknowledges that he owes to Stephen Craye, citizen of London, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

William de Furnays, citizen of London, John de Marisco of Edelmeton, and Richard de Furneys of Berkynge' acknowledge that they owe to Hamo le Barber, citizen and 'blader' of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

May 30.
Odiham.

Roger de Boselyngthorp, John le Toller, and Edmund Cheigny acknowledge that they owe to Roger de Sandhoton, 'barber' of London, 10 marks; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk and in the city of London.

Cancelled on payment.

Elizabeth, late the wife of William de Monte Acuto, tenant in chief, puts in her place William de Longeleye, clerk, to receive her dower in chancery.

June 3.
Westminster.

Roger le Franceis of Braneis acknowledges that he owes to Master Elias de Sancto Albano 6 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Hugh Gode, Reginald le Clerk of Holeburn, Richard de Messing', and Ralph de Brackele acknowledge that they owe to Thomas de Sibethorp, parson of the church of Shenle, 10 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

John le Hauker acknowledges that he owes to William de Ayremynne, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Henry de Huntingdon acknowledges that he owes to John de Ware, fisher of London, 68*s.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

The said Henry acknowledges that he owes to William de Stratford, baker of London, 4*l.* 16*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

The said Henry acknowledges that he owes to Alice atte Wa[r]derobe 25*s.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

MEMBRANE 5d.

April 14.
Lambeth.

John de Heydon, clerk, puts in his place John de Evesham, clerk, and Theobald Poleyn to sue in chancery the execution of a recognisance for 60*l.* made to him by Ralph de Perham.

1320.

Membrane 5d—cont.

Master John Pomeray, clerk, puts in his place Master John de Blebury to sue in chancery the execution of a recognisance for 150 marks made to him by Thomas Barry of Bochampton.

John de Grenham acknowledges that he owes to Robert de Kelm, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John le Dene, John Gysors, Roger de Chelsham, Thomas atte Chirchegate of Dorkyng', William atte Hale of Wodeton, and William le Goldene of Neudegate acknowledge that they owe to the abbot of Certeseye 30l.; to be levied, in default of payment, of their lands and chattels in co. Surrey.

John de Cokefeud, knight, acknowledges that he owes to Richard Damory, knight, 60l.; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Nottingham.

Cancelled on payment.

Richard de la Rivere puts in his place John de Crosseby to sue in chancery for the execution of a recognisance for 200l. made to him by Peter Richard.

Master James du Boys, parson of Stanlak, diocese of Lincoln, acknowledges that he owes to Thomas de Evesham, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Thomas atte Hecche of Sutton acknowledges that he owes to Walter de Fynchyngfeld and Petronilla his wife 4l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

April 17.
Lambeth.

Robert Achard, knight, and David Dunselm, parson of the church of Est Boklond, diocese of Exeter, acknowledge that they owe to John de Vienne 285 marks; to be levied, in default of payment, of their lands and chattels in cos. Berks and Devon.

Cancelled on payment.

John Mat of Lollingeston acknowledges that he owes to Bartholomew de Stanhou 7l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

John Fermbaud acknowledges that he owes to Alice, late the wife of Walter de la Peoule, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Hughe atte Halle of Stanstede and Walter de Wadesmulne acknowledge that they owe to Alan de Walyngford 100s.; to be levied, in default of payment, of their lands and chattels in co. Hertford.

William de Welleden of London acknowledges that he owes to Henry de Edenestowe, clerk, and Robert his brother 5 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Edmund Lambyn, citizen of London, acknowledges that he owes to John de Sancto Laurencio and Ralph his brother, 25l.; to be levied, in default of payment, of his lands and chattels in the city of London.

April 20.
Sheen.

John Saleman, fishmonger (*piscenarius*) and citizen of London, acknowledges that he owes to Hugh le Despenser, the younger, 60l.; to be levied, in default of payment, of his lands and chattels in the city of London.
—The chancellor received the acknowledgment.

Hugh, parson of the church of Great Brumleye, diocese of London, acknowledges that he owes to John de Ellerker, the elder, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

1320.

Membrane 5d—cont.

John son of John Mautravers puts in his place John de Evesham and Theobald Poleyn to sue in chancery the execution of a recognisance for 15*l.* made to him by William Faucomberge.

Edmund de Neirford puts in his place Edmund de Brisyngham, clerk, to sue in chancery the execution of a recognisance for 20*l.* made to him by Harsculph de Whitewell.

Peter de Novo Castro puts in his place John de Worstede and Henry de Tudenham to sue in chancery the execution of a recognisance for 40*s.* made to him by John de Thorplond.

Francis Bachennis of Genoa acknowledges that he owes to Leonard Vento, merchant of Genoa, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

April 22.
Kennington.

William de Halingio, parson of the church of Neweinton, acknowledges that he owes to John de Sancto Laurencio and Ralph his brother 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Walter North of Gobelcote acknowledges that he owes to Robert son of Robert de Chetyngdone 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

April 25.
Westminster.

John Bygod, knight, acknowledges that he owes to Anthony Usus Maris, merchant of Genoa, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Rocheford, knight, acknowledges that he owes to Anthony Usus Maris 73*l.* 0*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment acknowledged by Anthony Citron, attorney, etc., in March, in the 14th year of the king's reign.

April 24.
Westminster.

Bartholomew de Hakeburn acknowledges that he owes to Master John de Blebyry, parson of the church of Neunam Curtenay, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

Robert le Forester of Stebenheth acknowledges that he owes to John de Ware, fishmonger (*pissenar*) of London, 110*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

April 26.
Westminster.

William son of Roger de Cressy acknowledges that he owes to Ralph Basset of Drayton 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Nottingham.

Cancelled on payment.

Thomas atte Rudyng of Watford acknowledges that he owes to John de Pelham 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

April 26.
Westminster.

Robert de Kendale, knight, acknowledges that he owes to Ralph Basset of Drayton 253*l.* 3*s.* 3*d.*; to be levied, in default of payment, of his lands and chattels in cos. Hertford, Kent, and Bedford.

Cancelled on payment.

Roger de Swynerton acknowledges that he owes to the said Ralph 253*l.* 3*s.* 3*d.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Richard de Perers, knight, acknowledges that he owes to the said Ralph 253*l.* 3*s.* 3*d.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester, Hertford, and Cambridge.

1320.

Membrane 5d—cont.

Hugh de Audele, the younger, acknowledges that he owes to Robert de Kendale 600 marks ; to be levied, in default of payment, of his lands and chattels in co. Kent.

Hugh de Audele, the younger, acknowledges that he owes to Roger de Swynerton 600 marks ; to be levied, in default of payment, of his lands and chattels in co. Kent.

The said Hugh acknowledges that he owes to Richard de Perers 600 marks ; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert de Grendon, knight, acknowledges that he owes to Doffus Oddy, merchant of Luca, 60*l.* ; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Richard de Sutton of Southampton acknowledges that he owes to Peter le Mareschal 12 marks ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

April 27. John de Hastynges acknowledges that he owes to Hugh de Garton,
Westminster. citizen of London, 200*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Bedford.

*Note of payment of 160*l.**

William Copyn of Aughton acknowledges that he owes to Henry de Spaldyngton, clerk, 60*s.* ; to be levied, in default of payment, of his lands and chattels in co. York.

John Wolvel of Andevre, John Porker of Andevre, John Pikard, and Richard Crul acknowledge that they owe to Richard de Stratton 48*l.* ; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Guy de Sancto Albano acknowledges that he owes to Robert Achard, knight, and David Anselin, parson of Estbokelond church, 100 marks ; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Cancelled on payment.

April 25. To the treasurer and barons of the exchequer. Order to permit the men
Westminster. of the counties of Cumberland and Northumberland to have respite until All Saints next of all debts exacted from them by summons of the exchequer, as the king has respited the debts until then in consideration of the damages sustained by them through the frequent comings into these counties of the Scotch rebels. By K.

April 26. To the sheriffs of London. Order not to arrest any goods of the men of
Westminster. the power of the count of Flanders until the feast of Holy Trinity next by virtue of any order of the king's brought to them or to be brought to them at the suit of any person of the king's power, and to refrain from aggrieving them in the meanwhile. By K.

The like to the following :

The sheriff of Kent.

The sheriff of Lincoln.

Robert de Kendale, constable of Dover castle and warden of the Cinque Ports.

The bailiffs of the abbot of Rammeseie at St. Ives.

April 29. John, prior of Chikesand, acknowledges that he owes to Manent
Windsor. Francisci, merchant of Florence, and John and Mannus his brothers 120*l.* ; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

1320.

Membrane 5d—cont.

Richard de Ivethorn acknowledges that he owes to John Savekyn 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Brian de Herdeby acknowledges that he owes to John Daubeney, lord of Brendebroghton, 300 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John Daubeney, lord of Brendebroghton, acknowledges that he owes to Brian de Herdeby 170 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Vacated because otherwise below.

Richard de Draicote and Robert le Bek acknowledge that they owe to William son of William, the elder, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

John Daubeney, lord of Brendebroghton, acknowledges that he owes to Brian de Herdeby, lord of Thurleby, 170 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Hugh de Audele, the younger, acknowledges that he owes to Manent Francisci, merchant of Florence, and to John and Mannus his brothers 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent, Essex, Hertford, Bedford, and Gloucester.

MEMBRANE 5d.—Schedule.

Memorandum, that whereas the king, on 20 May, in the 6th year of his reign, willed by his charter and ordained that native and foreign merchants buying wool and wool-fells within this realm for the purpose of taking them to the lands of Brabant, Flanders, and Artoys, should carry them to a certain staple in one of those lands to be ordained by the mayor and community of the merchants of this realm, and to no other place in those lands, and he granted to the said mayor and merchants that the mayor and council of the merchants might impose certain sums upon native and alien merchants contravening this ordinance, and that such money should be levied of the offenders' goods by the king's ministers when informed thereof for the use of the king, saving to the mayor and merchants power to punish the offenders if their goods should be found in the aforesaid staple outside this realm; and the king was afterwards given to understand at York, in the 13th year of his reign, that many native and alien merchants carried wool and wool-fells out of the realm to other places than the staple in the aforesaid lands; whereupon he assigned John de Cherleton, mayor of the merchants of the staple, to enquire by the oath of jurors concerning trespassors against the aforesaid charter from the time when it was granted, and to impose sums of money upon them and levy the same for the king's use, according to the charter, and to certify the king thereof. Which appointment the said John began to execute in the city of London, and certain merchants complained to the king's council concerning the execution of the appointment; by reason whereof he was ordered by the council to stay the execution of the matter until the quinzaine of Easter then next following. At which quinzaine Bonus Philippi, Dinus Forcetti, merchants of the society of the Bardi of Florence, Manentus Francisci, Bankinus Brunelisk, and other alien merchants appeared before the king in the green chamber in his palace at Westminster before his council, to wit W. archbishop of Canterbury, J. bishop of Norwich, the chancellor, W. bishop of Exeter, the treasurer, Aymer de Valencia, earl of Pembroke, Hugh le Despenser, the elder, Hugh le Despenser, the younger, Bartholomew de Badelesmere, steward of the household, the justices of both Benches, the barons of the

1320.

Membrane 5d—Schedule—cont.

exchequer, and many others of the king's council, and asserted that they ought not to be restricted to the said staple, saying that they never consented that the aforesaid charter should be obtained from the king, and that they ought not to be restricted by it to go with their wool or wool-fells to that staple against their will from the time when they have paid the customs due for the wool and wool-fells, and that it is contained in *Magna Carta* that all merchants may come into the realm, stay therein, and return thence safely and securely with their goods upon paying the due and accustomed customs; and, on the other side, the aforesaid John de Cherleton, John de Boreford, Hamo Godchep, Thomas Cok, John Prior, Thomas Prentiz, John de Causton, William de Hacford, John de Grantham, Richard de Hakene, John Prior, the younger, Thomas Beauflour, William de Luton, William de Bray, John Cosyn, Wymond Brother, William le Clerk, Henry Wymond, Thomas de Enefeld, Robert le Callere, Walter Gorst, Elias le Callere, John de Bengho, John Simeon, Henry Darcy, Henry Nasard, Geoffrey le Botyller, John Gernoun, Simon de Swanlond, Reyner Piggesflessch, John de Assheford, and many other native merchants, said that there was a staple for wool in the aforesaid lands in the times of Henry III. and Edward I., but as there was no pain against contraveners, the aforesaid charter was obtained at the suit of native and alien merchants under the penalties contained in the same, and that proclamations and inhibitions were made at the time of the making of the charter and afterwards by the king's writs forbidding native or alien merchants taking wool or wool-fells for sale to any of the said lands except to the staple, under the penalties contained in the charter, and they prayed that the pains and punishments therein contained may be executed against native and alien merchants contravening the tenor of the charter, especially as the charter was obtained by the common consent of native and alien merchants, and the effect of the charter and proclamations has not been since revoked or suspended, adding that by means of this staple the king can constrain the men of the aforesaid lands by whom his Scotch enemies are cherished and maintained from making such aid to his enemies. And the charter and the grant to John de Cherleton having been there read, it was considered by the king and his council that execution thereof should be made so far as concerns the levying of the penalties contained in the charter for the king's use. [*Parl. Writs.*]

MEMBRANE 4d.

June 4. William le Salter, chaplain of Tammeworth, and Geoffrey le Bere acknowledge that they owe to Master Henry de Cliff, clerk, 55 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

June 4. Nicholas de Huntercumbe acknowledges that he owes to Robert de Westminster. Kendale, knight, 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Robert de Kendale, knight, acknowledges that he owes to the said Nicholas 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

June 5. John de Brunnesleye of Braunston acknowledges that he owes to John Westminster. Giffard, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Leicester.

Ralph de Gorges and Walter Baril acknowledge that they owe to Richard Damory, knight, 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Dorset.

1320.

Membrane 4d—cont.

Philip de Amyas of York, Nicholas de Karliolo of York, and Peter de Bouthum of York acknowledge that they owe to John de Ellerker, the elder, 60s.; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Walter de Rodston of Notyngnam acknowledges that he owes to Nicholas de Waynflet of Lenne 60s.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

June 5. Robert le Spicer of Lewes acknowledges that he owes to John Ive of Westminster. Wynchelse 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

June 6. Richard de Perers, knight, and Henry Nasard, merchant of London, Tottenham. acknowledge that they owe to Edmund, earl of Arundel, 500 marks; to be levied, in default of payment, of their lands and chattels in cos. Essex and Kent.

Henry de Nasard acknowledges that he owes to Richard de Perers, knight, 600 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

May 25. Peter de Pulford, clerk, has letters from the king to the prior and convent of St. Andrew's Northampton to receive the pension due from them to one of the king's clerks by reason of the new creation of the prior.

By p.s.

June 6. William de la Rude acknowledges that he owes to William de Kingeston, Tottenham. clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Hugh Giffard, parson of the church of Barewe, diocese of Norwich, acknowledges that he owes to Thomas de Luton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

June 7. Thomas de Burgo, knight, acknowledges that he owes to John de Crek, Waltham. knight, 400*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Cambridge.

Cancelled on payment.

Enrolment of deed of John de Crek, knight, witnessing that whereas Sir Thomas de Burgo, knight, is bound to him in 400*l.* as above, the said John grants that execution thereof shall cease against Thomas and his heirs until divorce be made between Thomas and Lucy his wife and for half a year following, and that if either of them die before the divorce be made, or if in any case the divorce be not made, the recognisance shall be annulled. He also grants that if Thomas find the said Lucy security within six months after the divorce for 20*l.* of yearly rent to be received for the term of her life from his manors of Burgh and Swafham, co. Cambridge, or if Thomas be prepared to do so and Lucy refuse to admit it, then Thomas shall be acquitted of the above recognisance. Dated at London, 8 June, 13 Edward II.

Memorandum, that John came into chancery, on the said day, and acknowledged the above deed.

June 6. John Bigod, knight, lord of Seterington, acknowledges that he owes to Tottenham. Anthony de Usu Maris 22*l.* 10s. 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Bovyngton of Hegham Ferers acknowledges that he owes to William le Gauger of London and John de Hegham, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Bedford.

1320.

Membrane 4d—cont.

June 9.
Havering-
atte-Bower.

Thomas Coleman acknowledges that he owes to the prior of St. Mary's church, Suthwerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John de Hastings, Robert de Heyle, and John de Sweltenham, parson of the church of Shakereston, diocese of Lincoln, acknowledge that they owe to Manent Francisci, Achiritus Maneiti, and John Marsepeny, merchants of Florence, 400*l.*; to be levied, in default of payment, of their lands and chattels in cos. Northampton, Leicester, and Bedford.

John de Cerne acknowledges that he owes to Margaret de Leenham 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Margaret de Leenham acknowledges that she owes to the aforesaid John 200*l.*; to be levied, in default of payment, of her lands and chattels in co. Kent.

Robert de Luggore, parson of the church of Southham, puts in his place John de Monyton and John Chauntecler against Walter, bishop of Coventry and Lichfield, in a plea of *scire facias* for that the bishop should shew cause why a writ to take the said Robert as excommunicate should [not] be superseded.

June 7.
Westminster.

To the sheriff of Leicester. Order to cause proclamation to be made in Leicester and elsewhere in his bailiwick prohibiting any earl, baron, knight, or other man-at-arms tourneying at Leicester or elsewhere without special licence from the king, and to arrest any one presuming to do so by their bodies, horses, and harness, certifying the king of the names of any persons so arrested, as the king understands that certain persons are about to come to Leicester to tourney there on Monday next or soon afterwards, notwithstanding his frequent prohibitions of tournaments.

By K.

[*Fœdera.*]

Memorandum that the king, on 4 June, in the green chamber in his palace at Westminster, in the presence of W. archbishop of Canterbury, J. bishop of Norwich, the chancellor, W. bishop of Exeter, the treasurer, S. bishop of London, and Aymer de Valencia, earl of Pembroke, Humphrey de Bohun, earl of Hereford and Essex, Hugh le Despenser, the younger, and many barons of the exchequer and justices of both Benches, caused two small seals to be brought before him, one of the time of his father that was used in England when the king was in Flanders, and another that was used in England when the present king was in France, and he caused the said small seal of his father's time to be broken and he delivered pieces of silver thereof to J. bishop of Norwich, the chancellor, as his fee, and he left the other small seal of his own time in a bag under the chancellor's seal, and the king, who was about to pass the sea to do homage to the king of France for the duchy of Aquitaine and his other lands held of him in parts beyond sea, then ordained that his great seal should remain closed up in a secure place whilst he was in parts beyond sea, and that the little seal should meantime serve for the government of the realm. On the morrow, to wit Thursday before St. Barnabas the Apostle, the king commenced his journey towards the sea. On Monday following, to wit 9 June, the chancellor, who was going with the king to parts beyond sea, came to the inn of W. bishop of Exeter, treasurer of England, and there sealed writs with the great seal, and afterwards placed the said seal in a bag, and sealed the bag with his seal to be carried forthwith to the king, and there immediately afterwards the chancellor, in the presence of the treasurer and Sir Walter de Norwico, chief baron of the exchequer, William de Bereford, chief justice of the common Bench, and Master Robert de Baldok, keeper of the privy seal, delivered on the king's behalf the aforesaid small seal

1320.

Membrane 4d—cont.

enclosed in a bag under his seal to William de Ayremynne, keeper of the rolls of chancery, and Robert de Bardelby and William de Clif, clerks of the chancery, to be kept for the government of the realm, and he said that it should remain in William de Ayremynne's keeping under the seals of the said Robert and William de Clyf, and William de Ayremynne received the seal from the hands of the chancellor, and it was there agreed that, so long as the king was in the realm, writs to be sealed under the said seal should be made under the witness of the king and, in his absence, under the witness of Aymer de Valencia, earl of Pembroke, keeper of the realm. On the same day, at Westminster, before dinner, the said William, Robert, and William opened the said seal, and sealed writs therewith, and after the sealing Robert and William de Clif put their seals upon the said seal remaining in the custody of William de Ayremynne. Afterwards the king wrote to the said keepers under his privy seal that he went to sea on 19 June, and ordered them to cause writs thereafter to be made under the witness of the said keeper [of the realm] until he should return from parts beyond sea. [*Fœdera; Parl. Writs.*]

June 12. William son of William de Bumstede acknowledges that he owes to
Thunderley. Thomas Beauflour, citizen of London, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Walter de Cantilupo, parson of the church of Snytenfeld, diocese of Worcester, and Thomas Betoun, parson of the church of Avene Dersêt, in the same diocese, acknowledge that they owe to Henry de Wenlond 40s.; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Warwick.

The said Walter and Thomas acknowledge that they owe to Thomas de Dene of Worcester, 'corviser,' 17*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Warwick.

June 15. Thomas de Flore, parson of the church of Kiselyngbury, diocese of
Canterbury. Lincoln, acknowledges that he owes to Nicholas de Segrave 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

June 5. To the sheriffs of London. Order not to arrest any goods of the men of
Westminster. the power of the count of Flanders at the suit of any one of the king's power by virtue of any order of his until the feast of St. Mary Magdalene next.

By K. and C.

The like to the following :

Robert de Kendale, constable of Dover castle and warden of the Cinque Ports.

The sheriff of Lincoln.

The sheriff of Kent.

MEMBRANE 3d.

Enrolment of grant by John, bishop of Bath and Wells, to the king of his manor of Yashamstede, co. Berks. Witnesses: W. archbishop of Canterbury; J. bishop of Norwich, the chancellor; W. bishop of Exeter, the treasurer; S. bishop of London; Aymer de Valencia, earl of Pembroke; Humphrey de Bohun, earl of Hereford and Essex; Hugh le Despenser, the younger. Dated at London, 5 June, 13 Edward II.

Memorandum, that the bishop came into chancery, on the said day, and acknowledged the above deed.

June 10. Geoffrey de Stokes, knight, acknowledges that he owes to John de
Dunton. Weston-sub-Egge, knight, 56*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

1320.

Membrane 3d—cont.

Enrolment of letter of the said Geoffrey acknowledging receipt from Sir John de Weston-sub-Egge, knight, of all arrears of a yearly rent of 20*l.* acknowledged in the late king's chancery by the said John for the term of Geoffrey's life. Dated at Westminster, 10 June, 13 Edward II.

Memorandum, that Geoffrey came into chancery, on the said day, and acknowledged the above.

June 7.
Havering atte-
Bower.

To R. bishop of Salisbury. Order to supersede until the king's return from parts beyond sea the execution of the king's order to annul a composition or ordinance upon the division of the goods and chattels and lands of the abbot and convent of Abyndon lately made without the assent of the king's progenitors. By p.s. [5294.]

John son of Roger de Westratford acknowledges that he owes to Roger de Tyryngham 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Ralph de Chaddesden, parson of the church of Charewelton, acknowledges that he owes to Laurence de Bascote 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton and Leicester.

Jordan de Caumvill, parson of Clyfton church, diocese of Coventry and Lichfield, acknowledges that he owes to John de Vienna 10 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Alexander de Olveswyk acknowledges that he owes to John Blaket, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Naburgh, tenant of the lands of John de Acre, puts in his place Richard de Oxwyk and Richard de Swafnam against Eleanor, late the wife of Henry de Segrave and Theobald de Goldyngton, executors of Henry's will, in the matter of a recognisance in chancery for 500*l.* made to Henry by the said John.

Gerard Routh puts in his place Michael de Wath and Roger de Sutheote to sue in chancery the matter of an arrest against the men and merchants of the power of the count of Flanders concerning the robbery of his goods at Mergate in Flanders (*sic*).

John de Dusford acknowledges that he owes to Robert de Kyngesbury 9*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

June 11.
Thunderley.

Walter Grapenel, parson of the church of All Saints, Berkingechurch, diocese of London, William de Clyve, parson of the church of Angreham, diocese of Durham, and Gilbert de Langele, citizen of London, acknowledge that they owe to William de Toring', skirner (*pellipario*) of London, 20 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

Ranulph de Dacre acknowledges that he owes to John de Lancastre. 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cumberland and Westmoreland.

Geoffrey son of Ralph West of Gretford acknowledges that he owes to Henry son of John de Caperygg' 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

1320.

Membrane 3d—cont.

Henry son of John de Caperygg' acknowledges that he owes to Geoffrey son of Ralph West of Gretford 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

William Wayne and William de Porret acknowledge that they owe to John de Besevill, citizen of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Cancelled on payment.

June 14. William Herlisun acknowledges that he owes to Master Francis de Luca
Canterbury. 30 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment, acknowledged by Thomas de Luk', executor of the will of the said Francis.

Richard de Hasseneye of Creyk acknowledges that he owes to John Neuweman of Norton 39 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Walter le Foundour acknowledges that he owes to William Clement of Nastoke 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

June 19. Giles Sabright of Great Badwe acknowledges that he owes to John de
Dover. Chelmersford, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

June 5. To Henry le Scrop. Order to send to the exchequer without delay all
Westminster. the estreats of the rolls of him and his fellows appointed to take assizes, juries, and certificates, or to hear and determine other matters whatsoever, or to deliver gaols that he has not yet delivered at the exchequer, so that they be at the exchequer by the feast of St. Peter ad Vincula, to be delivered into the treasury. By K.
[*Parl. Writs.*]

The like to one hundred and fifty others. [*Ibid.*]

June 5. To the executors of the will of Roger le Brabazon. Order to send to
Westminster. the exchequer by the above date all the rolls of the said Roger of the time when he was a justice of the king and his father and the rolls of his fellows appointed with him to take assizes, juries, and certificates or to hear and determine other matters or to deliver gaols, that have not yet been delivered to the exchequer. [*Ibid.*]

The like to the executors of the following:

John de Insula.
William de Monte Acuto.
Roger Sauvage.
Richard de Walsyngham.
John de Batesford.
John de Westcote.
Robert fuiz Payn.
Simon de Monte Acuto.
Ralph de Hengham.
William de Goldington.
Robert de Ufford. [*Ibid.*]

June 5. To Hugh le Despenser, the elder, late justice of the Forest this side
Westminster. Trent. Order to send to the exchequer all rolls touching his office that have not yet been delivered at the exchequer. [*Ibid.*]

1320.

Membrane 3d—cont.

To the executors of the will of William de Vesey, late justice of the Forest beyond Trent. Order to send to the exchequer by Michaelmas all the rolls touching the above office for all the time of William's office that have not yet been delivered to the exchequer. [*Ibid.*]

*MEMBRANE 2d.*June 19.
Dover.

Edmund de Brompton, lord of Eslyngthame, acknowledges that he owes to Hugh Pycard of London 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

William de Burton, vicar of Kensington church, diocese of London, acknowledges that he owes to Adam de Brom, clerk, 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Bartholomew de Burgherssh who [married] Elizabeth, daughter and co-heiress of Theobald de Verdon, tenant in chief, puts in his place Thomas de Evesham and Robert Marchumleye to sue for her purparty of her father's lands, etc.

June 25.
Westminster.

Thomas, abbot of Bruerne (*Bruera*), acknowledges, for himself and convent, that he owes to Manent Francisci and John Marsopyni, merchants of Florence, 400*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford. Witness: Aymer de Valencia, earl of Pembroke.

Cancelled on payment.

John le Rous, knight, William de Prestebury, parson of Mynchenhampton, in the diocese of Worcester, and John de Elkeston acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 80*l.*; to be levied, in default of payment, of their lands and chattels in cos. Gloucester and Hereford.

Thomas Brand of Lincoln acknowledges that he owes to Robert de Scorburch of Beverley 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Richard de la Rivere and John de Nebbeleye acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Thomas de Radebergh and Richard de Blakeneye acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Cancelled on payment.

Walter Wyth of Erlyngtham acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Thomas de Rodebergh, Nigel de Kyngescote, and Walter Wyth of Erlyngtham acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Cancelled on payment.

Ralph Bigot acknowledges that he owes to Henry Burell 50*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Northampton.

*Note of payment of 20*l.**

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*Membrane 2d—cont.*June 27.
Westminster.

Thomas de Werche and Gilbert Walet acknowledge that they owe to Master Edmund de London, canon of the king's free chapel in the castle of Hastinges, 13*l.* 4*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Sussex. Witness: Aymer de Valencia, earl of Pembroke.

Cancelled on payment.

William de Briggate of Dilham acknowledges that he owes to Robert de Bardelby, clerk, 38 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

William Copyn of Aughton acknowledges that he owes to Roger de Eyvill 60*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Henry de Hemmyngburgh, parson of Sandhurst church, acknowledges that he owes to Robert de Bardelby, clerk, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

The abbot of Waverle acknowledges, for himself and his convent, that he owes to Francis Jammor and Bonseignur Jacop, merchants of the society of the Peruzzi (*Peruchiorum*), 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

July 2.
Westminster.

Adam son of Robert de Everyngham acknowledges that he owes to Sibyl, his daughter, 400 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln, York, and Nottingham. Witness: Aymer de Valencia, earl of Pembroke.

Adam de Masshebury, citizen and mercer of London, acknowledges that he owes to Alexander le Goldbeter of London 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.*June 18.
Dover.

To the justices to take assizes, juries, and certificates in co. York. Order to cause proclamation to be made at each of their sessions prohibiting any one from presuming to come armed before them, or from inflicting damage or hindrance upon the parties, jurors, or others there or coming to the place of their sessions or returning thence, under pain of forfeiting all that they may forfeit, and to punish any persons doing so, as the king is given to understand that many persons come armed before his justices, and so threaten the king's ministers, the parties suing, jurors, and others, both in the presence of the justices and on their way to the sessions, that the parties, juries, and others desist from the prosecution of their affairs, and the justices desist from the execution of their office. The king has ordered the sheriff of that county to be intendent to them in executing the premises, and to cause like proclamation to be made in such places as he shall think fit, and to attach by their bodies all persons whom he shall find out of the presence of the justices contravening the proclamation, so that he have them before the king in fifteen days from Michaelmas to be punished according to law and custom. The king wills that they shall enquire at the beginning of their sessions of the sheriff if he have executed the premises, and that they shall give their council to the sheriff if he need it. By K. and C. [*Fœdera.*]

The like to the justices in all the counties of England. [*Ibid.*]

To the sheriff of York. Order to be intendent to the aforesaid justices in the premises, and to cause the above proclamation and inhibition to be made in such places in his bailiwick as he shall think fit, and to attach any found out of the justices' presence contravening the same, so that he have

1320.

Membrane 2d—cont.

their bodies before the king in fifteen days from Michaelmas to answer concerning their offences, certifying the king of the names of those thus attached and of the cause of their arrest. The king has ordered the justices to hold pleas before him to proceed against those thus attached and to punish them according to the law and custom of the realm. By K. and C.

The like to all the sheriffs of England.

To the sheriff of York. Order to cause proclamation to be made forbidding any earl, baron, knight, or other from tourneying, etc., or making assemblies in breach of the peace at present, whilst the king is absent from the realm, and to attach by their bodies any persons doing so, so that he have them before the king in fifteen days from Michaelmas to answer to the king, certifying the king of those thus attached and the circumstances of such attachment. The king has ordered his justices to hold pleas before him to proceed against and punish the persons so attached according to the sheriff's certificate. By K. and C.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to proceed against those who shall be named in such certificates of the sheriffs, considering the quality and quantity of their offences, and to punish them according to law. If it happen that any one be so much charged with contempts, disobediences, or excesses that they cannot proceed to judgment against him without consulting the king, they are to certify the king thereof under Henry's seal without delay, so that the king may order his will to be done.

The like to the said Henry and his fellows of [any] deed touching the session of justices to take assizes.

MEMBRANE 1d.

July 3. Stephen de Upton acknowledges that he owes to Godfrey de Essex, 10l.;
Westminster. to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Godfrey de Essex, executor of the will of Adam le Taillur, puts in his place Stephen de Upton or Geoffrey de Forda to sue the execution of a debt against the tenants of the lands that belonged to Gilbert de Theydene.

Afterwards the executor came into chancery in the chapel of the Conversi, London, on 23 August, in the 14th year, and amoved the aforesaid Stephen and Geoffrey and put in his place John de Brugge-wautier, clerk, for the above purpose.

William Bardolf, the younger, acknowledges that he owes to Robert de Bradefeld, the younger, 10l.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Lyston puts in his place Thomas de Evesham and Thomas de Brayton to sue against Thomas Clench, parson of the church of Bridebrok, on a recognisance for a debt made in chancery.

June 18. To the collectors of the custom of wool and wool-fells in the port of
Dover. London. Order to take oath upon the gospels from every merchant wishing to take wool or wool-fells out of that port to parts beyond sea that he will avow the wool and wool-fells under the name of the owner thereof and not of another person, and to receive security from the owner of the

1320.

Membrane 1d—cont.

wool and wool-fells to answer to the king for what pertains to him of the wool and wool-fells if they be sent to Flanders, Brabant, or Artoys against the form of the charter of the staple granted to the merchants of this realm by the king on 20 May, in the 6th year of the king's reign, or his proclamation or inhibition of merchants, native or foreign, taking wool or wool-fells elsewhere in those lands than to the staple ordained by the mayor and council of the merchants of this realm, and then to permit the wool and fells to be taken out of that port upon payment of the due custom, as the king, after appointing certain of his subjects to enquire in divers parts of the realm concerning the export of wool and wool-fells to the above lands to other places than the staple, understands that almost all the merchants, alien and native, exercising such merchandise in this realm are guilty of the premises, and that many of them who are indicted thereof and others who fear to be indicted thereof cause their wool and wool-fells to be carried out of the realm under the names of others who are not guilty of the premises, certain of the aliens probably intending not to return to this realm, thus avoiding the forfeitures and amends due to the king for their offences.

By K. and C. and afterwards by p.s.

The like to the collectors of the customs in the following ports :

Southampton.	Lenne.
Weymouth.	Ipswich.
Boston.	Kyngeston-on-Hull.
Great Yarmouth.	Newcastle-on-Tyne.

To the sheriffs of London. Order to arrest all wool, goods, and merchandise of all alien merchants, Germans and others, and to keep the same safely until they receive security to answer to the king for what pertains to him for wool and wool-fells taken or sent by the said merchants to any of the aforesaid lands contrary to the said charter, proclamation, and inhibition, if they be convicted of such offences, certifying the king of the names of the owners of the goods thus arrested and of their whole proceedings in the matter, as the king is given to understand that many alien merchants, and especially German merchants, are guilty of the aforesaid offences, and that they propose leaving the realm with their wool and other goods, probably not intending to return.

By K. and C. and afterwards by p.s.

The like to the sheriffs of the following counties :

Southampton.	Hereford.
Surrey and Sussex.	Bedford and Bucks.
Somerset and Dorset.	Cambridge and Huntingdon.
Warwick and Leicester.	Essex and Hertford.
Gloucester.	Norfolk and Suffolk.
Northampton.	York.
Oxford and Berks.	Northumberland.

July 6. Stephen de Upton acknowledges that he owes to William de Clif Westminster. 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Middlesex. Witness : Aymer de Valencia, earl of Pembroke.

Cancelled on payment.

Warin de Insula acknowledges that he owes to William de Ridele 8 marks ; to be levied, in default of payment, of his lands and chattels in co. Oxford.

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1320.

MEMBRANE 26.

July 10. To Henry le Scrop and his fellows, justices to hold pleas before the king.
Westminster. Order to deliver Robert son of Roger de Northhalle, of the county of York, in the marshalsea prison for the death of William le Wayte, in bail to twelve mainpernors who shall undertake to have him before the king if any one shall speak against him concerning the above death, as it appears by their record, which the king has caused to come before him in chancery, that he slew the said William by mischance and not feloniously or of malice aforethought (*excogitata*). Witness: Aymer de Valencia, earl of Pembroke.

July 8. To the sheriff of Leicester. Order to cause a coroner for that county to
Westminster. be elected in place of Ralph Beler, who is incapacitated by age and infirmity. Witness: Aymer de Valencia, earl of Pembroke.

July 9. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with a yearly rent of 9 marks that the prior of the hospital of St. John of Jerusalem in England was wont to render to Roger son of William de Staunton, as mesne tenant (*medio*) between the prior and Oliver de Ingham, for the freehold held by the prior of Roger in Anesty near Swalweclve, which rent the escheator has taken into the king's hands on the ground that the prior acquired it contrary to the statute of mortmain, the prior having shewn the king that whereas he lately impleaded the said Roger before the justices of the Bench for this, that Roger should acquit him of the service that the aforesaid Oliver exacted from him for the aforesaid tenement, it was considered that Roger should, on account of his non-appearance, lose the service of the prior, and that the prior should answer to Oliver for the abovesaid service, omitting Roger, as appears by the record and process of the plea, which the king has caused to come before him. Witness: Aymer de Valencia, earl of Pembroke.

July 11. William Henry of Blechemore, imprisoned at Exeter for the death of
Westminster. John son of Richard de Chisewell, has letters to the sheriff of Devon to bail him until the first assize.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent. Order to deliver Robert de Nodariis, parson of Knoston church, imprisoned at Okham for trespass of vert in the forest of Roteland, in bail to twelve mainpernors who shall undertake to have him before the justices for Forest pleas when they next come to those parts.

July 20. To Richard de Rodeneye, escheator this side Trent. Order to deliver to
Stratford. the executors of the will of John de Knokyn, king's yeoman, all the goods and chattels of the said John taken into the king's hands by the escheator, for the execution of John's will. Witness: the aforesaid earl. By p.s.

The like to the following:

The treasurer and barons of the exchequer.

Humphrey de Waleden.

The mayor and sheriffs of London.

The abbot of Redyngg'.

Roger Carles.

John Huse, the younger.

Ralph de Restwold.

1320.

Membrane 26—cont.

William de Couleye.
 Roger le Savage, 'armerer.'
 Robert de Insula Vecta, 'taylur.'
 John le Straunge, knight.
 William de Chetewynde.
 Philip des Armures.
 Philip, parson of Hodene church.
 John Hauberier.

July 20.
 Stratford-atte-
 Bow.

To the collectors of the custom of wool and wool-fells in the port of Southampton. Order to release the wool and wool-fells of the merchants of the society of the Bardi of Florence, arrested by them by virtue of the king's order to take oath from merchants exporting wool or wool-fells from that port that they are their own wool and wool-fells and to receive from them security for what pertains to the king in case the wool and wool-fells be taken to Flanders, Brabant, and Artoys contrary to the form of the charter of the staple, as the merchants of the said society have submitted themselves to the king's grace concerning their indictment for the premises and for other things if they be further indicted, and to permit them to export their wool and wool-fells, receiving the custom thereof and oath from the exporters that they will avow the wool and wool-fells under the name of the owner and not of any one else. Witness: Aymer de Valencia, earl of Pembroke.

By C.

The like to the collectors in the following ports:

Southampton.
 Boston.

Kyngeston-on-Hull.

July 20.
 Stratford.

To the treasurer and barons of the exchequer. Order to acquit Laurence de Rustiton of 50 marks yearly from 13 December, in the 10th year of the king's reign, for the custody of the towns of Petresfeld, Mapelderham, Upclatford, and Hardebrugge, which belonged to Gilbert de Clare, late earl of Gloucester and Hertford, which the king committed to him at will on 28 November, in the 9th year of his reign, rendering therefor the above sum yearly, the town of Petresfeld being extended to the yearly value of 8*l.* 1*s.* 6½*d.*, the town of Mapelderham to 14*l.* 3*s.* 7½*d.*, the town of Upclatford to 7*l.* 13*s.* 7*d.*, and the town of Hardebrugge to 28*s.* 8*d.*, the king having afterwards, on 13 December aforesaid, committed to Richard de Rodeney, Benedict de Cokefeld, and William de Aylmere the custody of all the earl's lands in England until the octaves of Holy Trinity then next following. Witness: The aforesaid earl.

To Gilbert de Stapelton, escheator beyond Trent. Order not to intermeddle further with the lands of Mary de Nevill, and to restore the issues thereof, as it appears by inquisition taken by the escheator that she held for life the manors of Middelham, Thoraldeby, Welle, Snape, Carleton, Fagherwald, Nosterfeld, Burton, and Crakale, and a messuage and a carucate of land in Aykescard and the advowson of the church of that town, of the inheritance of Ralph de Nevill, by grant from Robert de Nevill, made by a fine levied in the king's court under the following form: that, after her death, the manor of Snape should remain to Robert, and the manors of Middelham, Thoraldeby, Carleton, Nosterfeld, Burton, and Crakale, and the messuage, land and advowson aforesaid should remain to Ranulph de Nevill for life, with reversion to the said Robert, and that the manor of Fag[h]erwald should remain to Master Ralph de Nevill for life, with reversion to Robert, and that the manor of Welle should remain to Master Robert de Neville for life, with remainder to the aforesaid Ranulph for life, with reversion to Robert; which manors, etc., are held of others than the king.

Here the king returned from parts beyond sea.

1320.

July 22.
Dover.*Membrane 26—cont.*

To Richard de Rodeneye, escheator this side Trent. Order to deliver to Richard le Whayte, who married Alice, daughter and heiress of William de Nevill, which Alice is now deceased, Alice's purparty of the lands that her father held of the king in chief, which purparty Richard ought to hold by the courtesy of England, and which was taken into the king's hands upon Alice's death, and which the king ordered at another time to be kept in his hands, as the king has taken Richard's fealty for her purparty of the lands.

To the same. Order to amove the king's hand from a messuage in Creckelade and to permit the abbot of Cirencester to hold it, as the abbot lately recovered seisin thereof against Richard Costard and Alice his wife and others named in the original writ before John de Foxle and his fellows, justices appointed to take assizes in co. Wilts, at Salisbury, by recognition of an assize of novel disseisin taken between them, the abbot having complained to the king that the escheator has taken the messuage into the king's hands under the pretext that the abbot has acquired the messuage contrary to the statute of mortmain.

July 23.
Canterbury.

To the same. Order not to intermeddle further with the lands of Geoffrey de Carleton, and to restore the issues thereof, as it appears by inquisition that he held nothing in chief of the king by reason whereof the custody of his lands ought to pertain to the king.

*MEMBRANE 25.*July 27.
Thunderley.

To Richard de Rodeneye, escheator this side Trent. Order to cause William Basset, son and heir of William Basset, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.
By p.s. [5344.]

July 26.
Hadleigh.

To the treasurer and chamberlains. Order to pay to Bernard the Carpenter of military engines (*carpentario Bridarum*) 76s. 9d. sterling, due to him from the late king for the wages of himself and company when in the late king's service in the time of the war in the duchy [of Aquitaine] by an account made with him by the king's clerk Thomas de Cantebr[igge], as appears by the letters of Henry de Lacy, sometime earl of Lincoln, holding the late king's place in the duchy, which letters Bernard delivered into the late king's treasury by the hands of John de Sandale, then clerk, the late king having ordered the constable of Bordeaux by his letters patent to pay the above sum to Bernard out of the issues of the duchy, but nothing has been done hitherto in execution thereof, and Bernard has restored the late king's letters to chancery to be cancelled.
By C.

July 27.
Thunderley.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with the lands that John atte Welde and William and Nicholas his sons acquired in fee from John son of William atte Wode in Estpecham, co. Kent, and with the lands of the said John son of William in the same town and in Hanlo, which he holds for life by demise from the said John atte Welde, the escheator having certified the king that he found by inquisition that the said John son of William is a madman (*fatuus*) continuously, and has been so from his birth, so that he is insufficient for the rule of his lands, and that whilst in such madness he alienated a messuage, 53 acres of land, 5 acres of meadow, and 5 acres of pasture in Estpecham, which descended to him after the death of William his father, in fee to the aforesaid John atte Weld and William and Nicholas and John his sons, and that the said lands are held of the prior of Christ Church, Canterbury, by the service of 21s. yearly, and that he had taken the lands into the king's hands in the name of distraint without carrying anything

1320.

Membrane 25—cont.

away thence, because he could not examine John concerning his state because his body remained hidden in the custody of the said John atte Welde, William, Nicholas, and John his sons; as it now appears by the examination of the said John son of William in chancery that he is not a madman nor an idiot.

July 28.
Thunderley.

To the same. Order not to intermeddle further with the lands of Richard de Cerziaus, tenant by knight service of Jocus de Dynham, tenant in chief of the late king, which Jocus was lately a minor in the king's wardship, and to restore the issues thereof, as Richard de Cerziaus, kinsman and heir of the aforesaid Richard, has proved his age before the escheator, and the king has lately taken the homage of the said heir of Jocus and restored his inheritance to him.

July 23.
Canterbury.

To the mayor and sheriffs of London. Order to deliver to William de Hakeford and Hervey de Bury, citizens of London, a horse, price 100s., eight barrels of herrings in grease (*uncti allecis*), price 6s. a barrel, two barrels of 'lykemose,' price 20d. a barrel, 60 quarters of fine (*minuti*) salt, price 12d. a quarter, arrested from Conrad atte Brok of Grippeswold, and 12 pieces of wax, weighing 1,700 lbs. and a quarter, price 155s., six thousands and three quarters of greywork (*grisi operis*), price 11l. a thousand, arrested from Lutekyn de Longe of Dortemounde, and 23 barrels of steel (*asceri*), price 60s. a barrel, arrested from Wolfard le Wyse of Dortemounde, and 21 barrels of steel, price 60s. a barrel, arrested from Wyger de Isplyngrode of Dortemounde, and 16 barrels of steel, price 60s. a barrel, arrested from Christian Sunthous of Dortemounde; and 7 barrels of steel for ploughs, price 50s. a barrel, arrested from Siward de Crane of Cologne, which were arrested by the sheriffs at the suit of William de Wydeslade, and which the king ordered them to deliver to the said William, as William has acknowledged in chancery that he owes 330l. to the said William de Hakeford and Hervey, and has granted that the aforesaid goods shall be delivered to them in satisfaction of that sum. The goods are to be delivered by appraisement thereof made, or by another appraisement to be made in the presence of the aforesaid merchants of Almain, if they choose to attend, unless they have been again appraised by virtue of another writ.

July 26.
Hadleigh.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with 6 acres of land in Bedington, and to restore the issues thereof, as it appears by inquisition that John Harvest of Andevre, sometime parson of the church of Bedington, found his church seised of the said land, and that it had been annexed to the church from time out of mind, and that he demised it at will to William le Rede Jop for a certain rent, and that other parsons of the church successively demised the land to other tenants at will, and that William de Kerleton, sometime parson of the said church, resumed the land from William de Tangelegh, the tenant at will, and that Thomas de Kynyngham and William de Halling', successively parsons of the same church, found the church seised of the said land, and that they so held it annexed to their church, and that Master Richard de Clare, late escheator beyond Trent, took the land into the king's hands on account of the above resumption.

July 28.
Thunderley.

To the bailiffs of Great Yarmouth. Order not to permit Walter le Keu of Lincoln and others, whom the king appointed by his letters patent to take certain sums of money from all the ships of Holland and Zeeland (*Seland*) coming to that port up to a certain time, to take anything this side Martinmas from fishing ships of those parts by virtue of their appointment, as the king wills that nothing shall be taken from fishing ships during this fishing season.

By C.

1320.

*Membrane 25—cont.*Sept. 8.
Clarendon.

The like to the bailiffs of William de Ros and Petronilla de Neirford at the port of Blakeneye.

The like to the bailiffs of the Tolbooth of Lenne.

Sept. 18.
Corfe.

The like to the bailiffs of Dunwich.

July 31.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer. Whereas the king lately confirmed certain ordinances made by the prelates and *proceres* of the realm, which provided that all grants made by the king after 16 March, in the third year of his reign, to his damage should be revoked, and the king afterwards granted to Stephen de Abyndon, the king's butler, the king's right prise of all wines, to wit from every ship laden with wine coming to the realm a tun of wine before the mast and one tun aft the mast, paying to the merchants from whom he should receive the wine 20s. for each piece (*pecia*), and 20s. to the king's wardrobe for each piece; which grant was made after the said 16 March and it is to the king's damage; and the king, wishing to put the ordinances into execution in this behalf, ordered Roger de Northburgh, keeper of the wardrobe, to charge Stephen in his account of the office of butler, to be rendered before him, with the wines of the aforesaid prise for all the time when Stephen was butler, notwithstanding the aforesaid grant and the king's subsequent orders; which account cannot, for certain reasons, be finally terminated before Roger, for which reason the king wills that Stephen shall render such account before the treasurer and barons, notwithstanding the above account before Roger; wherefore the king orders them to cause Stephen to come before them at the exchequer with the rolls and memoranda touching the said account, and to audit his account with all speed, and to charge him rigidly with what pertains to his office of the wines received for the king's use, both of the prise and from elsewhere, for the whole time when he was butler at the true value of every tun, notwithstanding the aforesaid grant or the king's orders or letters that shall be shewn before them by Stephen, and to certify the king of the account when it have been audited, so that the king may cause to be done for Stephen what shall seem good of his grace.

By p.s. [5348.]

To Roger de Northburgh. Order to supersede the auditing of the above account, and to send the rolls, memoranda, and all other things touching the account to the treasurer and barons without delay.

July 28.
Thunderley.

To Henry de Shirokes, chamberlain of Kaernarvan. Order to pay to Roger 'of the Fenne,' fletcher (*attiliator*), John de Mere, carpenter, and Stephen le Smyth, smith, staying in Beaumaris castle, the arrears of their usual fees and wages for the time that he has been chamberlain, and to continue paying the same.

July 27.
Hadleigh.

To Roger de Northburgh, keeper of the king's wardrobe. Order to allow Stephen le Blound, receiver of the king's victuals at Newcastle-on-Tyne, for 166 quarters and 5 bushels of Spanish wheat, 42 bacon-pigs, 10 quintals of iron, a quintal of steel (*asceri*), and 40 iron-bound (*ferrati*) barrels of victuals, as the king learns by an inquisition taken by John le Bousser and William de Gosefeld that they were loaded by Stephen in London by the king's order in a ship of William le Getour called '*La Trinite*' of Berewick, whereof Walter de Donewico was master, in order to carry the same to Berwick castle, then in the king's hands, for the munition thereof, as appears by an indenture between Stephen and the master, and that they were endangered (*periclitata*) and lost on the sand called 'Gunfletsond' in the sea off the coast of Essex, which sand is five leagues distant from land.

1320.

Membrane 25—cont.

Aug. 4. To Richard de Rodeneye, escheator this side Trent. Order to cause
Westminster. dower to be assigned to Elizabeth, late the wife of John de Northgrave,
tenant in chief, upon her taking oath not to marry without the king's
licence.

To the same. Order to cause John Lestraunge, son and heir of John
Lestraunge of Knokyn, tenant in chief, to have seisin of his father's lands,
as he has proved his age before the escheator and the king has taken his
homage. By p.s. [5357.]

July 28. To the justices of the Bench. Order to permit a fine to be levied before
Thunderley. them between Walter de Stapeldon, bishop of Exeter, and Philip, prior of
Longevill Giffard in Normandy concerning the advowson of the church of
Westwhittenham, co. Berks, regarding which a plea of covenant pends before
them between the above parties, as the prior has appeared personally before
the king and acknowledged the advowson to be the right of the bishop, and
has rendered it to him before the king, for which recognisance, fine, and
concord the bishop has given the prior 100 marks, and the prior has attorned
in his place John de la Slo and John de Caneford in this matter and to take
the part of the chirograph, which John and John, or one of them, the
justices are ordered to receive in place of the prior. By p.s. [5348.]

Aug. 6. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with the lands of Ralph de Sancto Mauro, and to restore the
issues thereof, as it appears by an inquisition taken by Walter de Gloucestre,
late escheator this side Trent, that Ralph held nothing in chief at his death
by reason whereof the custody of his lands ought to pertain to the king.

To Gilbert de Stapelton, escheator beyond Trent. Order to deliver to
the archbishop of Rouen his lands in his bailiwick, which were taken into
the king's hands by reason of the voidance of the archbishopric, as the king
has taken his fealty. By p.s.

[*Fadera.*]

The like to Richard de Rodeneye, escheator this side Trent. [*Ibid.*]

MEMBRANE 24.

July 28. To the collectors of the custom of wool and wool-fells in the port of
Thunderley. Southampton. Order to permit Turrini Baldese, merchant of Florence, to
take from that port to parts beyond sea 24 sacks of his own wool, upon
payment of the custom, notwithstanding the king's late order to cause
proclamation to be made that no native or foreign merchant should take
wool and wool-fells out of the realm to Flanders, Brabant, and Artoys else-
where than to the staple for the merchants of this realm, which is now
appointed to be at St. Omer, and his subsequent order to take oath from
merchants wishing to take wool and wool-fells out of the realm that they
would avow the same under the name of the owner and not under the name
of any one else, and to take security from the owners to answer for what
pertained to the king in case they contravened the orders, as John de Triple,
citizen and merchant of London, has mainperned for the said Turrini to
answer to the king for his said wool if sent to any of the said lands contrary
to the proclamation.

Like letters in favour of James Gesí, merchant of Luca, for whom the
said John de Triple has mainperned, to the collectors of the custom in the
port of Boston for 60 sacks of wool.

Like letters in favour of Gerard de Keatre and Rusticus Philippi, mér-
chants of Luca, for whom Burnetus le Spicer and James Gesy, merchants
of London, have mainperned, to the collectors of the custom in Boston for
25 sacks.

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Membrane 24—cont.

Aug. 6. Like letters in favour of Anthony Usus Maris, merchant of Genoa, for
Westminster. whom Anthony Citrons and Blasius de Sene, merchants of London, have mainperned, to the collectors in the port of Boston for 136 sacks. — *The writ was afterwards revoked, because the mainprise was insufficient, and he afterwards had another writ by another mainprise, as appears below.*

Aug. 19. Like letters in favour of Anthony de Andrea, merchant of Genoa, for
Windsor. whom Leonard Ventus and John de Pice Aquile, merchants of London, mainperned, to the collectors in the port of Boston for 21 sacks.

Aug. 22. Like letters in favour of Anthony Usus Maris, merchant of Genoa, for
Langley. whom John de Triple and Francis de Jammor, merchants of London, mainperned, to the collectors in the port of Boston for 136 sacks, notwithstanding the king's order to the contrary.

Like letters in favour of Muncius Garet, merchant of Ast, for whom Vannus Brunlisk of Florence, merchant of London, mainperned, to the same collectors for 100 sacks, with clause to receive the oath not to avow the wool under the name of any other than the owner.

Like letters for Wallethus de Catone, merchant, for 110 sacks, by the security of the said Vannus.

To the collectors of the custom of wool and wool-fells in the port of London. Order to permit Galvanus Guch and Donatus Baroni and other alien merchants, of whose names they shall inform the collectors, to take from that port 685 sacks of wool, upon payment of custom, notwithstanding the king's proclamation concerning the export of wool and wool-fells to the staple at St. Omer in Artoys, as the said merchants have paid a sum of money into the treasury, for which the king has granted them permission to take 800 sacks of wool to certain galleys of Venice in the port of Swyn (*del Swyn*) in Flanders from the ports of London and Southampton, to be discharged into the said galleys at Swyn, and thence carried to Venice; and they have found the king security to take the wool to the said galleys, and not to any other place in the lands of Brabant, Flanders, and Artoys. Galvanus has moreover sworn upon the gospels, for himself and the said merchants, to take the wool to the said galleys and not to any other place.

Like letters in favour of Donatus to the collectors of the custom in the port of Southampton for 115 sacks.

Aug. 9. Like letters in favour of John Hymbercy to the collectors of the said
Stratford-atte-Bow. custom in the port of London for 8 sacks.

Aug. 13. Like letters in favour of Chatus Merconaldi de Sene, merchant, to the
Langley. collectors of the custom in the aforesaid port for 50 sacks of wool to be taken to the aforesaid galleys.

Like letters in favour of More Bonseignur and Peter Falconer, merchants, to the said collectors for 70 sacks to be taken to the aforesaid galleys.

Like letters in favour of Manfredinus Garetta, merchant of Ast, to the collectors of the custom in the port of Boston for 40 sacks of wool to be taken to the aforesaid galleys.

July 23. To the sheriff of Southampton. Order to restore to Donatus Baroni and
Westminster. other alien merchants to be nominated by him 115 sacks of the aforesaid 800 sacks, which the sheriff has arrested by virtue of the king's order to arrest the wool, goods, and wares of alien merchants, Germans and others, and to cause the same to be kept safely until they find him security to answer to the king for the wool and wool-fells sent by them to Brabant, Flanders, and Artoys contrary to the king's proclamation, and to permit Donatus and his fellows to take 115 sacks out of that port, according to the king's order to the collectors of the custom there. Witness: W. de Norwyco.

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*Membrane 24—cont.*July 27.
Thunderley.

To the sheriff of Northampton. Order to permit Walter Morant and John Morant, his son, merchants of Loveyne in Brabant, to take out of his bailiwick nine sacks of wool, and to release such wool if he have arrested it by virtue of the order mentioned in the preceding order, as Thomas Cok, citizen of London, has mainperned for them before the king for what pertains to him in case they be convicted of taking the wool to Brabant, Flanders, and Artoys elsewhere than to the staple.

To the sheriff of Bedford and Buckingham. Order to permit the wool of the merchants of the society of the Bardi of Florence to be carried through his bailiwick, without arresting it by virtue of the king's order to arrest the wool and goods of alien merchants until they find security to answer to the king for what pertains to him in case they be convicted of taking the wool to the above lands elsewhere than to the staple, as the merchants of the said society have found the king security to answer to him for the things whereof they are indicted and whereof they may be indicted.

Aug. 4.
Westminster.

To the collector of the custom of wool and wool-fells in the port of London. Order to permit Almaricus Caisoli of Piacenza (*Plesence*) to take 110 sacks of wool from that port, upon payment of the custom, as the king has granted him permission, for a sum of money paid by him into the exchequer, to take that quantity of wool to certain galleys of Venice now in the port of Swine (*del Swyn*) to be there discharged into the said galleys, and he has found security to take the wool to the galleys and thence to Venice and not elsewhere in the lands of Brabant, Flanders, and Artoys.

Aug. 13.
Langley.

To the collectors of the custom of wool and wool-fells in Boston. Order to permit the merchants of the society of the Scala and their servants to take wool out of that port, upon payment of the custom, and upon taking oath not to avow wool of other persons under colour of this permission, as they have made fine with the king for certain wool taken [out of the realm] by them contrary to the king's proclamation concerning the staple in the lands of Brabant, Flanders, and Artoys, and have found security to answer for what pertains to the king for other wool and wool-fells taken by them contrary to the form of the charter of the staple.

Aug. 9.
Stratford-atte-Bow.

To the collectors of the custom of wool and wool-fells in the port of London. Order to permit the merchants of the society of the Bardi of Florence to carry 100 sacks of wool to certain galleys of Venice in the port of Swine (*del Swyn*) in Flanders, there to be discharged into the said galleys, and to be taken thence to their own parts, as the king has granted them permission to do so. By p.s. [5372.]

Aug. 30.
Crookham.

To the collectors of the custom of wool and wool-fells in the port of London. Order to permit Geoffrey Test, merchant of Luca, to take wool from that port upon payment of the custom, as he has made fine within the king for certain wool taken [out of the realm] by him contrary to the charter of the staple in Brabant, Flanders, and Artoys, and he has found security to answer for what pertains to the king for wool and wool-fells taken by him contrary to the said charter in case he be convicted thereof.

Aug. 7.
Westminster.

To Richard de Rodeneye, escheator this side Trent. Whereas on 7 May, in the 7th year of the reign, because it was found by an inquisition taken by John Abel, then escheator this side Trent, that Robert de Laventon, parson of the church of Esteleiden, granted to Joan de Grey, lately deceased, for life 8 messuages and 3½ virgates of land in Esteleiden, with remainder to Margaret her daughter for life, with remainder to Joan,

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Membrane 24—cont.

daughter of Margaret, whom John de Rocheford married, to them and the heirs of their bodies, with remainder in default of such heir to Thomas de Grey and his heirs, and that the lands are held of the king as of the honour of Walyngford by knight service, and that Margaret died before Joan, and that the lands were taken into the king's hands upon Joan's death on account of the minority of her heir as if Joan had died seised thereof as in her demesne as of fee; and afterwards, at the suit of John de Rocheford and Joan, praying to have the said lands delivered to them, the king ordered John Abel to summon Hugh le Despenser, the elder, to whom the king had committed the custody of the land of the said Joan de Grey, and John de Handlo, who has the custody by demise from Hugh, to be in chancery in three weeks from Easter then next following to shew cause why the lands should not be delivered to the said John and Joan; and because nothing was propounded by their attorneys on that day sufficient to exclude John and Joan from their seisin of the lands, the king took fealty from the said John de Rocheford for the said lands and ordered John Abel to deliver them to him and Joan; which order was not executed: as a divorce has now been celebrated between the said John and Joan, the king has taken Joan's homage for the said lands, and therefore orders the escheator to deliver the lands to Joan.

MEMBRANE 23.

Aug. 5. To Richard de Rodeneye, escheator this side Trent. Order to deliver to
Westminster. John de Dyceton a shop in Westminster, which his father Ralph de Dyceton held at his death, as appears by inquisition, rendering therfor yearly 2*d.* to the exchequer, by which inquisition it was found that John is his son and heir and is aged 14 years, saving to the king John's fealty and restoring any issues received therefrom.

July 27. To the same. Order not to intermeddle further with a messuage and a
Hadleigh. bovat of land in Barowe, and to restore the issues thereof, as it appears by inquisition taken by the escheator that Agnes daughter of Simon son of Alan de Gousle was of good memory from her birth for 25 years, and that she acquired a messuage and bovat of land in Barowe in fee from her father and that, whilst she was of good memory, she alienated them to Henry le Pynder of Goushill, who alienated them, being of good memory, to John son of Alan de Barowe, and that Agnes became an idiot two years after the alienation thereof by her to the said Henry, and has been so for eighteen years up to the time when the inquisition was taken, by which inquisition it appears that the messuage is held of the abbot of Thorneton and the land of John Dayvill, the escheator having taken them into the king's hands on account of the alienation thereof made by Agnes to Henry.

Aug. 7. To Aymr de Valencia, earl of Pembroke, keeper of the Forest this side
Westminster. Trent, or to him who supplies his place. Order not to intermeddle further with the forests of Haveryng', co. Essex, Melkesham, Chippenham, and Pewesham, co. Wilts, New Forest, co. Southampton, Gillyngham, co. Dorset, Savernak, co. Wilts, and the chace of the High Peak, cos. Nottingham and Derby, and to permit Queen Isabella to hold them without impediment, the king having assigned them to her in dower amongst other lands, etc.

By K.

Aug. 6. To the sheriffs of London. Order to release Henry Nasard, citizen and
Westminster. merchant of London, from prison upon his finding mainpernors to have him before the king on the morrow of Michaelmas next to satisfy the king for the trespass committed by him in taking wool out of the realm to

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Membrane 23—cont.

Flanders contrary to the king's charter concerning the staple of wool in the lands of Flanders, Brabant, and Artois, whereof he was convicted before John de Cherleton, mayor of the merchants of England, and Adam de Brom, the king's justices appointed to enquire concerning such trespasses, for which reason he was adjudged to prison. By K.

Aug. 7. To Edward, earl of Chester. Order to pay to the abbot and convent of Westminster. St. Werburga, Chester, 10*l.* yearly and the arrears of the same for the time that he has had that county, the abbot and convent having prayed for payment of the same by petitions to the king and the said earl, being 10*l.* of alms fixed of old time that they were used to receive at the exchequer of Chester in the name of tithe of the issues of the city of Chester, the earl having taken no steps in the matter because he was not advised by the king, as the king now understands by certificate of the treasurer and barons of the exchequer that the tithe was paid by divers ministers of the county of the king's predecessors and that it was allowed to them in times past. By p.s. [5361.]

To Richard de Rodeney, escheator this side Trent. Order not to distrain William son and heir of Roger de Wanstede, tenant in chief, for homage for his father's lands, as the king has taken his homage. By p.s.

Aug. 3. To Stephen de Abyndon and John Pecok, the elder, or to their attorneys Westminster. in co. Cornwall. Order not to intermeddle further with the emption of tin in the king's name in that county, or with the stamp (*coigno*) or stamping (*coignagio*) of the tin; by virtue of the king's late commission to them of the emption of tin in that county, as the king has caused the commission to be revoked, as it is to his damage and the oppression of his people of those parts and against the tenor of a charter made by his father to the tinmen (*stannatoribus*) of that county. By p.s. [5352.]

To the sheriff of Cornwall. Order to cause proclamation to be made that the king has revoked the above commission, and that all tinmen and others having tin for sale or wishing to buy or sell tin may buy and sell such tin without hindrance, after it have been stamped and the stampage (*coignagio*) thereon paid for the king's use, in accordance with the charter above mentioned. The king wills that the sheriff shall keep the stamp (*coignum*), which is now in his custody under the seals of the aforesaid Stephen and John, under the seal of some discreet and faithful man of those parts, as was usual before the above grant. By p.s. [5352.]

Aug. 7. To Richard de Rodeneye, escheator this side Trent. Order to deliver to Westminster. William de Cicestre and Joan his wife a messuage and a carucate of land in Hanyngfeld, upon their finding security to answer for the issues thereof to the king at his next parliament in case it be found that the tenements are held of the king, as the king learns from their complaint that Peter Burre, Joan's late husband, and Joan acquired for their lives the said messuage and carucate from the prior and convent of Bykenacre, and that, although the tenements are held of Aymer de Valencia, earl of Pembroke, as of the honour of the Castelacre and not of the king, as they assert that they are prepared to prove, the escheator has taken them into the king's hands on the ground that they are held of the king in chief, and that Peter and Joan acquired them of the prior and convent without the king's licence.

Aug. 9. To the bailiffs of the city of Carlisle. Order to pay to Andrew de Stratford-atte-Bow. Hartela, to whom the king granted the arrears of the ferm of that city in part satisfaction of debts due to him from the king, the arrears thereof collected and in their hands, as the king understands that a great part of the arrears have been levied and are in their hands, and they excuse themselves from paying the same to Andrew by virtue of the respite for payment of

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Membrane 23—cont.

their debts to the exchequer lately granted by the king to the men of the counties of Cumberland and Northumberland, because he understood that they were so impoverished (*destructi*) by the Scotch war that the debts aforesaid could not be levied without great oppression. By p.s. [5381.]

Aug. 10.
Stratford-atte-
Bow.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver Richard Boynhale of Astkote, imprisoned at Oxford for trespass of venison in the forest of Whychewode, co. Oxford, in bail to twelve mainpernors who shall undertake to have him before the justices of Forest pleas when they next come to those parts.

To the collectors of the custom of wool and wool-fells in the port of Southampton. Order to permit the merchants of the society of the Bardi of Florence to take out of that port 80 sacks of wool without paying the custom of half a mark on each sack, if Master Pancius de Controne have not taken out that quantity, Queen Isabella, to whom the king has granted all issues of the custom during pleasure, having granted 40 marks to Pancius to be received from the custom, wherefore the king ordered them to permit Pancius or his attorney in this behalf to take out of that port 80 sacks of wool without paying the custom of half a mark on each sack, as Pancius has acknowledged before the king that he desires that the merchants of the above society, who have satisfied him for the said 40 marks, may take out 80 sacks without paying the custom by virtue of the above grant to him.

Aug. 10.
Stratford.

To the treasurer and barons of the exchequer. Whereas the late king owed divers debts to certain merchants of Brabant for cloth and other things bought by John de Hustwayt, clerk of the great wardrobe, and to certain merchants of Lovayn for wines bought by Matthew de Columbariis, chamberlain of the late king's wines, as appears in a roll under the seal of his exchequer containing the names of the said merchants and the debts and by divers bills of the wardrobe, and the late king ordered the keepers of the custom of wool in the port of Ipswich to allow to the said merchants proportionately in the debts the expenses incurred by them or by Walter Berchem, their attorney, in prosecuting against the late king for recovery of the debts, part of which debts the merchants then received by the hands of the said Walter, now deceased; and J. duke of Brabant has testified to the king by his letters patent that the aforesaid merchants have appeared before him and have appointed Matilda Berchem, sister of the aforesaid Walter, their attorney and procuress to seek and receive the aforesaid debts: wherefore the king orders the treasurer and barons to cause Matilda to have payment or satisfaction for the arrears of the debts, receiving from her the aforesaid roll and bills and the duke's letters of procuration, together with her letters of acquittance. By C.

Aug. 14.
Langley.

To the collectors of the custom of wool and wool-fells in the port of Southampton. Order to arrest all wool and wool-fells of Gerus Pepe of Florence and Wollenus Bernard sealed with the coket (*cokettatas*) in that port, and to detain the same until further orders, as the king understands that Gerus, who is indicted by inquisition taken by the king's order in the port of London for causing wool and wool-fells to be carried to Brabant, Flanders, and Artoys contrary to the charter of the staple in those lands, causes his wool and wool-fells to be sealed with the coket in the port of Southampton under the name of Wollenus Bernard.

The like to the collectors in the ports of Kyngeston-on-Hull and Boston.

Aug. 16.
Langley.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with a messuage, 30 acres of land, 5 acres of meadow, 5 acres

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Membrane 23—cont.

of pasture, and 10*d.* of yearly rent in Alvithele, as the king learns by inquisition taken by Master John Walewayn, late escheator this side Trent, that they were in the seisin of John Jordan, who held them of John de Briaunzon in villeinage as of the manor of Alvithele, by services extended to the true value at 13*s.* 9*d.*, and that John de Briaunzon held the manor of the king in chief and manumitted the said John Jordan, and gave the above lands to him and his heirs by charter, paying to him the said rent of 13*s.* 9*d.* freely, and doing suit at his court of Alvithele from three weeks to three weeks, and that John Jordan afterwards gave the premises to Henry de Columbariis and Selvana* his wife, and that John de Briaunzon remitted the aforesaid rent to Henry for life by his deed, and the premises were taken into the king's hands by reason of the aforesaid trespasses; as Henry has made fine with the king. By pet. of C. By fine of 1 mark.

MEMBRANE 22.

Aug. 13.
Langley.

To the sheriff of Bedford and Buckingham, Although the king lately ordered him to arrest the goods of alien merchants, and to cause them to be kept safely until security should be found for what pertains to the king for wool and wool-fells sent by them to Flanders, Brabant, and Artoys contrary to the charter of the staple in those lands, and contrary to the king's proclamation, in case they should be convicted thereof; and the king afterwards frequently ordered the sheriff not to arrest wool or goods of native and alien merchants by virtue of the above order, and to restore anything that he might have arrested; but he has hitherto done nothing in this respect, but has heaped up grievances upon the aforesaid merchants leading wool or other goods through his bailiwick by arresting their goods and extorting divers sums of money from them: wherefore the king orders him to desist wholly from inflicting such grievances upon the aforesaid merchants, and to restore any wool or other goods that he may have arrested, or to be before the king's council at Westminster on the morrow of St. Bartholomew next to shew cause why he has not obeyed the king's orders.

The like to the sheriffs of the following counties:

Oxford.

Southampton.

Lincoln, to appear on the morrow of St. Matthew.

Aug. 14.
Langley.

To the sheriff of Northampton. Order to pay to John de Fenwyk 20 marks for Whitsun term last of the 40 marks yearly granted to him by the king out of the issues of that county, in consideration of his good service and in order that he may maintain himself in the king's service.

Aug. 19.
Windsor.

To the chamberlains of North Wales. Order to pay to Rhys (*Resus*) ap Griffith, the king's yeoman, to whom the king granted the bailiwick of the forestry of Snowedon during pleasure, the same wages from the time when he received the bailiwick as others have had in that office, in accordance with the king's grant.

By p.s. [5392.]

Aug. 18.
Fulmer.

To the sheriffs of London. Whereas on the testimony of the mayor and barons of the port of Wynchelse by their letters patent that James Beauflour, citizen and merchant of London, freighted (*frectavit*) at Bordeaux a ship belonging to certain men of Wynchelse called '*La Cogge Beate Marie*,' whereof Richard Kutay of La Rye was master, and loaded her with 94 tuns of wine, price 8*l.* a tun, which amount to 752*l.* sterling,

* Called *Salviana* in the margin.

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Membrane 22—cont.

for the purpose of carrying the same to Andwerk in Brabant to trade therewith, and that certain malefactors of the land and power of the count of Flanders took the ship and wines on her voyage thither between Wolp' and Walkere, and carried them to Le Swyne in the count's power, and carried the aforesaid master and the mariners of the ship into Flanders, and detained them for over seven weeks, and afterwards delivered the ship empty to the said master, the king requested the count to cause satisfaction to be made to James or his attorney for the said wines or their value and for his damages; but the count has not done so, as the mayor and community of the city of London have certified by their letters patent: wherefore the king orders the sheriffs to arrest goods of the men and merchants of the count's power to the value of 250*l.*, and to cause the same to be kept safely until James have been satisfied for that sum or until otherwise ordered, certifying the king concerning the goods arrested by virtue of this order. The king has ordered the bailiffs of Kyngeston-on-Hull to arrest goods in like manner to the value of 250*l.*, the sheriff of Lincoln to arrest goods, except in Boston fair and excepting goods for sale coming thereto, to the value of 150*l.*, and the sheriff of Norfolk and Suffolk to arrest goods to the value of 152*l.*, excepting Great Yarmouth at the time of the fishing there. By C.

Aug. 24.
Windsor.

To the sheriffs of London. Order to pay to Bertram de la More, king's serjeant-at-arms, 10 marks for Michaelmas term last, in accordance with the king's grant, dated 24 July, in the 11th year of his reign, to him of 10 marks yearly for life at Michaelmas from the ferm of the city.

Aug. 27.
Odiham.

To Gilbert de Stapelton, escheator beyond Trent. Order to cause Ralph de Craystok, son and heir of Robert son of Ralph, tenant in chief, to have seisin of the lands of his inheritance, which were taken into the king's hands upon the death of Ralph son of William, his grandfather, excepting the knights' fees and advowsons of churches, which are to be retained in the king's hands until he prove his age, the king having rendered him his lands as above although he has not proved his age, because it appears by certain evidences in chancery that he is of full age. The king has respited his homage and fealty until the parliament at Westminster in the octaves of Michaelmas.

By p.s. [5412.]

The like to Richard de Rodeneye, escheator this side Trent.

Aug. 21.
Windsor.

To the sheriff of Lincoln. On the complaint of Gerard Rouche, William Burgoyne, and William Brigerak, merchants of Gascony, that whereas they freighted at Leyburn a ship called '*La Arunde*' of London, whereof John Gregge was master, and loaded her with 80 tuns and 4 pipes of wine to be taken thence to London, and sent her thus laden towards England, certain malefactors of Flanders and elsewhere, lying in wait for the said ship, attacked her on the coast near the land between Mergate and Recolvre, co. Kent, where she was anchored, and, having slain the mariners thereof, carried off with them to Le Swyn the ship and wines, the king ordered the sheriff of Kent to make inquisition by the oath of merchants and others of his bailiwick concerning the premises; by which inquisition it is found that, on Tuesday after St. Nicholas, in the 9th year of the king's reign, a ship called '*La Arunde*' of London, belonging to Robert Yon, Alan atte Wharf, and Thomas Tuck, freighted by the said Gerard, William, and William at Leyburn with their wines, came to Mergate on her voyage to London, and was there anchored, and that certain malefactors came thither and assaulted and slew the master, merchants, and mariners in her, and took the ship and wines away with them to Le Swyn in the power of the count of Flanders, to wit 80 tuns and 4 pipes of wine, price 496*l.*, price of a tun 6*l.*, together with the silver cups, beds, robes, and chests of the said merchants, price 10*l.*, and that the malefactors were of the count's

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Membrane 22—cont.

power and that they did these things by the maintenance (*advocacionem*) and assent of the count and the whole community of Flanders, to the damage of the said merchants of 100*l.*: wherefore the king, adverting that the cognisance of such a trespass committed within his power pertains to him and not to any one outside the realm, orders the sheriff to arrest goods of the men and merchants of the power of the count of Flanders to the value of 306*l.*, in part satisfaction for the wines and goods aforesaid, and to keep them safely until further orders, certifying the king of the goods arrested by virtue of this order. The king has ordered the sheriff of York to arrest goods in like manner to the value of the remaining 300*l.*

Aug. 7. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Order to appoint such of the king's clerks as shall be necessary to survey, dispose of, and put into a proper state, before Michaelmas, the king's things in his treasury and in the Tower of London, and the rolls, books, and other memoranda touching the exchequer of the times of his progenitors, which, the king understands, are not so well disposed as is needed for him and the common weal.

By p.s. [5363.]

To the treasurer and chamberlains. Order to pay the clerks assigned for the above purpose their reasonable expenses whilst thus engaged.

By p.s. [5363.]

Aug. 27. To the sheriff of Lincoln. Order to arrest goods of the men and
Odiham. merchants of the power of the count of Flanders, except in Boston fair, to the value of 300*l.*, and to cause the same to be kept safely until Perrota Brune of Solers (*Solar*'), citizen of Bordeaux, or Arnald de Ispannia, her attorney, have been satisfied for that sum, in part satisfaction for 550*l.*, the value of 192 tuns of wine taken from her servants in the port of Dam (*del Dam*) by the burgomasters, *échevins*, and *consules* of the town of Bruges (*as at page 171 above*) and of 200*l.* for her damages, certifying the king of his proceedings in this matter. The king has ordered the sheriff of York to arrest goods in like manner to the value of 200*l.* in addition to the 200*l.* that he was previously ordered to arrest, and the sheriff of Norfolk and Suffolk to arrest goods, except in Great Yarmouth during the fishery season (*piscacione*), to the value of 150*l.*, in full satisfaction of the aforesaid sums.

By K. and C.

To the mayor and bailiffs of Southampton. On the complaint of Stephen Alard, baron of the town of Wynchelse, that whereas he caused a ship of his called '*La Johanette*,' whereof Richard de Hambuk was master, to be loaded in Cornwall, to be taken thence to Wynchelse to trade there with [the cargo of] the same, certain malefactors of the power of the count of Flanders took the ship and her tackle on her voyage to Wy[n]chelse on the coast between Beauchef and Wynchelse, and carried her away, with the corn and other goods in her to the value of 120*l.* sterling, into the count's power, of which matters the mayor and barons of the town of Wynchelse, being fully informed and instructed thereof, have informed the king by their letters patent, the king frequently requested the count of Flanders to cause satisfaction to be made to Stephen for the ship and cargo and his damages; but, although Stephen sent the king's letters to the count by his attorney, the count has done nothing in the matter, as appears by the letters patent of the mayor and community of Wynchelse: wherefore the king orders the mayor and bailiffs aforesaid to arrest goods of the merchants of the count's power to the value of 40*l.*, in part satisfaction of the above 120*l.*, and to keep them safely until further orders, certifying the king concerning the goods so arrested. The king has ordered Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, to arrest goods in like manner to the value of the remaining 80*l.*

By C.

MEMBRANE 21.

1320.

Aug. 28.
Odiham.

To the sheriffs of London. Order to arrest goods of the men and merchants of the power of the king of France to the value of 402*l.* 11*s.* 10*d.*, the residue of the sum of 600*l.*, for which the king lately ordered them to arrest goods of the said men and merchants because the king of France had failed to cause restitution or satisfaction to be made to Simon de Abyndon, Stephen le Fullere, Ralph de Walecote, John Priour, Thomas Prentiz, John de Sandale, William de Coumbe Martyn, John atte Vine, Thomas de Abyndon, Thomas Beauflour, William Paynfader, William Bidyk, Robert Elys of Thame, Adam Puff of Berkhamstede, Richard de Warrewyk, and Nicholas Alisaundre for their wool laden in a ship of John Priour called '*La Petite Bayard*' of London, which was captured and carried away by the admiral of Calais (*Cayles*) and certain of his men on her voyage to Brabant on the coast near the Isle of Thanet, they having previously arrested and delivered to the aforesaid merchants goods of certain men of Amiens and Rouen to the value of 197*l.* 8*s.* 2*d.* The execution of the previous order to this effect has been delayed at the frequent requests of the king of France, but the aforesaid merchants have been unable to obtain satisfaction. The king has ordered the bailiffs of Southampton to arrest goods in like manner to the value of 400*l.*, and the bishop of Winchester's bailiffs of St. Giles's Fair, Winchester, to arrest goods to the value of 333*l.* 6*s.* 8*d.*

By C.

Aug. 27.
Odiham.

To the sheriff of Sussex. At the complaint of Stephen Aleyn, citizen and merchant of London, that whereas he loaded in Normandy a ship of his called '*La Margarete*' of London, whereof John Thomme was master, with divers goods to the value of more than 100*l.* for the purpose of bringing the same to England to make his profit thereof, the master and mariners of the ship were so pursued by malefactors of Flanders and other pirates on the sea that they durst not come to any port in this realm, but that they arrived at Caus, in the power of the abbot of Fécamp in Normandy, for salvage of their bodies, the ship and goods, and the goods that were carried out of the ship for safety by the mariners to land and to the abbot's cell of St. Valery in Caus, were taken and carried away by certain men of the abbot's lordship of the said cell, the king wrote to the abbot to cause restitution of such goods to be made to the said merchant and amends for the unjust detention thereof; but the abbot has failed to do justice to the said merchant, as the mayor and community of the city of London have signified to the king by their letters patent: wherefore the king orders the sheriff to arrest goods of the said abbot and of the men of his power to the value of the aforesaid 100*l.*, and to keep the same safely until Stephen have been satisfied for that sum, or until further orders, certifying the king concerning the goods arrested in execution of this order.

To the archbishop of York's bailiffs of his liberty of the water of Hull. Order to arrest goods of the men of the power of the count of Flanders and of the whole community of Flanders to the value of 100*l.*, in part satisfaction of 413*l.* 17*s.* 0*d.*, and to keep the same until Grimoard Cardoun have been satisfied for that sum, in part satisfaction for the value of 62 tuns of wine, to wit 372*l.*, taken by certain malefactors of the power of the count from a ship called '*La Mariote*' of Goseford (*as in this Calendar, 10 Edward II., p. 385*), and for his damages, to wit 41*l.* 17*s.* 0*d.*, certifying the king of their proceedings in this matter. The king has ordered the sheriff of Lincoln to arrest goods in like manner, except in Boston fair, to the value of 213*l.* 17*s.* 0*d.*, and the bailiffs of Ravenserode to arrest goods to the value of 100*l.*

Sept. 2. To the sheriff of Berks. Order to arrest John de la Rivere, John de Bisshopesclere. Walyngford, Thomas de Bourle, William de Tyngewyk, Adam formerly

1320.

Membrane 21—cont.

the servant of Peter de Baa, Richard the Tailor (*Cissor*) of Warin de Insula, knight, John de Merlawe, Roger Scharp, Richard Barat, William Barat of Budene, and Thomas Kene, and to cause them to be sent day by day as arrested to the king under safe conduct to stand to right before him concerning their indictment for beating and slaying Robert de Hildesle, as the king wishes to punish with all speed the perpetrators of such felony, in consideration of the enormity thereof and the contempt of his peace, as he learns by an inquisition taken before him concerning the death of the said Robert that, on Monday after St. Peter ad Vincula last, the aforesaid men and others unknown went to the house of Robert de Hildesle at Pesemere by the mission and precept of Warin de Insula, and beat the said Robert, and broke his arms and legs, but left him alive, and that afterwards the said John de Merlawe and Roger Scharp wilfully returned and slew him, and that after the deed the said John de Merlawe and Roger Scharp were received at Kyngeston and Buden, which are manors of the said Warin, who knew of the deed, and by another inquisition taken before the king in the sheriff's bailiwick that Warin sent William Scharp, Roger de Merlawe, John Yimme, Roger Yimme, Roger atte Herne, Peter de Baa, Robert de Brylleeye, and the aforesaid John de la Rivere, Richard le Taillour, and Richard Baret together with others unknown to Pesemere to beat the aforesaid Robert, and that, when they came there, four of them, to wit William Scharp, Roger de Merlawe, John de la Rivere, and Richard le Taillur, entered Robert's chamber and dragged him naked out of bed into the king's highway, and there beat him and broke his arms and legs, and then left him, and that afterwards William Scharp and Roger de Merlawe, who were sent back by the aforesaid malefactors, slew Robert there in his hall, and that John de la Rivere and Richard le Taillur returned thence to the court of Warin de Insula, who received them, knowing of the aforesaid felony. The sheriff is ordered to certify the king as quickly as possible of what he is able to do in this matter.

By p.s. [5420.]

Aug. 18.
Fulmer.

To the sheriff of Southampton. Order to arrest and imprison until further orders Robert le Ewer and any persons adhering to him, and their receivers, abettors, and maintainers, taking with him, if necessary, the *posse* of the county, so that he may answer to the king for the bodies of the above persons, and to take their lands and goods into the king's hands; the king having lately sent certain of his serjeants-at-arms to attach the said Robert to answer to the king for trespasses, contempts, and disobediences, when Robert, being attached by the said serjeants, not permitting himself to be justified in this behalf, broke the attachment by armed force, and publicly answered the serjeants that he would not permit any attachment to be made upon him by any of the king's ministers, and in addition threatened some of the king's faithful subjects with [loss of] life and limb, asserting that he would slay them and cut them up limb by limb wherever he should find them, either in the presence or absence of the king, in contempt of the king's order and in rebellion. The king makes this order lest others should be encouraged to perpetrate the like or worse things against the king by the example of such public disrespect and disobedience against the king's faithful subjects by so vile a person.

By p.s. [5391.]

The like to all the sheriffs of England.

To the keepers of the peace in co. Southampton, and to each of them. Order to aid and counsel the sheriff in executing the above order, and to do and complete the same so far as they can do without the sheriff.

The like to the keepers of the peace in all the counties of England.

Et fuerent patentes.

Sept. 10.
Clarendon.

To the sheriff of Southampton. Order to arrest the goods of Hermann Clipping', Tidmerus Clipping', and Albert Clipping', and to cause the same

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Membrane 21—cont.

to be kept safely until further orders, as the king understands that they are indicted by inquisition taken by his order in the port of London for causing wool and wool-fells to be carried to Brabant, Flanders, and Artoys contrary to the charter of the staple in those lands.

MEMBRANE 20.

Sept. 9.
Clarendon.

To John de Crombwell, keeper of the Tower of London, or to him who supplies his place. Order to cause William de Weldon, keeper of the marshalsea prison, to be delivered from the Tower, wherein he is imprisoned because Henry de la Port of Northampton, who was delivered to him to be kept in the marshalsea prison for a trespass against the king's peace against John de Charleton, escaped from his custody, as William has found mainpernors that he will have Henry's body in the marshalsea prison before the quinzaine of Michaelmas or that William will then render himself to prison in the Tower, to wit William de Furneys, William de Garton, Thomas de Hales, Robert atte Fryth, Thomas de Loden, Thomas de Witton, Stephen le Clerk, and Richard de Marleberewe, citizens of London; and William de Hadinton, of the county of Lincoln; and William le Plomer, John Lovenech, and James Holond, of the county of Essex. By p.s. [5431.]

Sept. 16.
Clarendon.

To Richard de Rodeneye, escheator this side Trent. Order to deliver to the sub-prior and convent of Bilsyngton the priory and possessions, which he took into his hands upon the cession of Simon the late prior, and the issues thereof received by him from the time of the taking into the king's hands, as it is contained in the charter of John Maunsel, the founder of the priory, that the sub-prior and convent should have the custody of the priory and its possessions during voidance, which charter was confirmed by Henry III.

Sept. 15.
Clarendon.

To the sheriff of Lincoln. Order not to molest Stephen de Sansette, Stephen Synard, Reymund de Sancto Clemente, Arnald de la Broue, Domangus Pelice, and John Sycard, merchants of Montpellier, by reason of any mandate to arrest goods of the merchants of the power of the king of France at the suit of any merchant of this realm, and to restore any of their goods that they may have arrested, as the above merchants are of the power and dominion of the king of Majorca (*Maioricarum*), as the said king has testified by his letters. By p.s.

Aug. 9.
Stratford.

To John de Crumbwell, constable of the Tower of London, or to him who supplies his place. Order to release Simon de Hakenay from the Tower, wherein he is imprisoned for trespasses contrary to the charter of the staple of wool and wool-fells in Brabant, Flanders, and Artoys, as Richard de Hakenay Wymondesbrother, William de Bray, Alan Gill, John de Wrotham, and Robert de Hakeneye, of the city of London, have mainperned before the king to have Simon before the king at his pleasure to stand to the king's will and consideration for amends for the above trespasses, and to answer for any other trespasses against the charter wherewith he may be charged, and that he will do or procure nothing to be done to the prejudice of the staple contrary to the charter aforesaid, and that he will maintain the charter and staple so far as in him lies, and that he will not do or procure to be done any shame or damage to John de Charleton, mayor of the said staple, or to any of his men. By p.s.

Like letters to the aforesaid constable for the following:

Henry Norman, by the mainprise of Thomas de Sakvill, knight, and Andrew de Jarpenvill, of co. Buckingham; Thomas de Chetyngton, William atte Ramme, Peter de Staundon, Gilbert de Mordon, Walter de Mordon, and Reginald de Thorp, of the city of London.

By p.s. [5382.]

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Membrane 20—cont.

Robert de Hampton, by the mainprise of Adam Puf, the younger, of Berkhamstede and William Gentyhors of Bovendon, of co. Hertford; John de Braghyng of London, Peter de Ware of London, Robert Stacy, Thomas atte Bourn, Henry atte Lanchende, and John le Neve of the city of London.
By p.s.

Sept. 18. To Richard de Rodeneye, escheator this side Trent. Order not to
Corfe. distrain Thomas de Saunford for homage for a messuage, 8s. 3d. of yearly rent, the rent of $1\frac{1}{4}$ lbs. of pepper, and half a carucate of land in Estesham near Wymeryng, which are held in chief, as the king has taken his homage.
By p.s. [5447.]

Sept. 21. To the same. Order to amove the king's hand from the bailiwick of
Canebourn. Dertford, and to permit Alice, late the wife of Elias de Tyngewyk, to have the same, and to restore to her any issues received thence since the death of Elias, as Alice has given the king to understand that he took the bailiwick into the king's hands, although the king granted it to Elias and Alice for their lives in recompence for 30*l.* due to them from the king.
By p.s. [5449.]

Sept. 22. To the treasurer and barons of the exchequer. Order to allow to Stephen
Canford. de Abyndon, the king's butler, in his account, for the wines received by him of the king's right prise by virtue of the king's grant to him of the prise until 23 May last, when the king ordered Roger de Northburgh, keeper of the wardrobe, to charge Stephen with the wines received from the prise for all the time when Stephen was butler, notwithstanding the king's grant aforesaid, which grant the king revoked by virtue of the ordinances, and notwithstanding the king's subsequent orders, the king having afterwards ordered the treasurer and barons of the exchequer to audit Stephen's account and to charge him with all wines received for the king's use from the prise and elsewhere during the whole time of his office, notwithstanding the aforesaid grant. The king makes this order as he wills that the aforesaid grant to Stephen shall be executed at least up to the aforesaid 23 May.
By p.s. [5455.]

Sept. 5. To the sheriff of Southampton. At the suit of Reymund de Bruma,
Clarendon. Dominic Pellice, and John Perere, the king's merchants, that whereas they caused a ship called '*Coga*' of Valence to be loaded at Bordeaux with 13 bales of *avoir-du-pois*, price 180*l.*, and 5 pipes of wine, price 15*l.* sterling, for the purpose of bringing the same to England, certain malefactors captured the ship and cargo at Les Dunes near the port of Sandwich, the king ordered Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, to make inquisition concerning this matter; whereby it was found that the ship, whereof Constancius de Brokston was master, laden with 90 tuns and 36 pipes of wine, price 668*l.* (*sic*) sterling, each tun at 6*l.*, 20 quarters of wheat, price 20*l.*, and 13 bales of *avoir-du-pois*, price 180*l.*, and 17 bales of *avoir-du-pois*, price 200*l.*, was anchored at Les Dunes near the port of Sandwich, within the king's power, and that certain malefactors of the power of the count of Flanders attacked and carried away the ship and tackle, price 120*l.*, together with the beds, robes, armour, coffers, silver cups, and other jewels of the merchants and mariners of the said ship, price 22*l.* sterling, and the goods of the said merchants, and carried the same to Le Swyne within the count's power, to the damage of the said merchants of 100*l.* beyond the above sums; of which wines and wares 13 bales of *avoir-du-pois* and 5 pipes of wine belonged to Reymund, Dominic, and John, 50 tuns and a pipe of wine to the said Reymund, Aymer de Malenia, Gilbert de Brolio, and John de Monte Albano, 28 tuns of wine to the said Reymund and Arnald his brother, 20 tuns of wine to the said Reymund and John du Pek, and 17 bales of *avoir-du-pois* to the

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Membrane 20—cont.

said Reymund, Poncius Lente, and Bonettus his brother, as Reymund and Arnald acknowledged before the king's council; the king, wishing to aid Reymund, Dominic, and John in recovering the said 13 bales (*libr'*) of *avoir-du-pois* and 5 pipes of wine, which are worth 194*l.* according to the above appraisement, and 16*l.* 13*s.* 0*d.* for their portion of the aforesaid sum of 100*l.* for damages, orders the sheriff to arrest goods of the men and merchants of the count's power and of the community of Flanders to the value of 213*l.* 8*s.* 0*d.* (*sic*), and to cause them to be safely kept until Reymund, Dominic, and John have been satisfied for that sum, certifying the king of their proceedings.

Sept. 22. To the sheriff of Oxford. Order to cause a coroner for that county to
Canford. be elected in place of Reginald Ive, deceased.

Oct. 1. To the sheriffs of London. Order to pay to John de Weston, the elder,
St. Denis, near 25 marks for Michaelmas term last out of the ferm of the city, in accordance
Southampton. with the king's grant to the said John in the parliament at York of
50 marks yearly in consideration of his good service to the king and his
father, to be received from the ferm of the said city until the king should
cause him to be provided with that sum yearly in land or rent.

MEMBRANE 19.

Sept. 28. To the treasurer and barons of the exchequer. Order to supersede until
St. Denis, near further orders the exaction of the tenth for the king's use of the benefices of
Southampton. Bertrand, cardinal deacon of St. Mary's in Aquiro, as the king wishes to
shew him special favour.

The like in favour of Arnold, cardinal deacon of St. Eustace's.

The like in favour of Neapolius, cardinal deacon of St. Adrian's.

Sept. 27. Hugh son of Robert de Byntre, imprisoned in Norwich castle for the
St. Denis, near death of William de Hewell, has letters to the sheriff of Norfolk to bail
Southampton. him until the first assize.

Oct. 1. To the sheriff of Sussex. Order to deliver to the abbot of Fécamp or
Canford. his attorney the corn and other goods and chattels of the abbot and his men,
to the value of 100*l.*, arrested by the sheriff in execution of the king's
order to arrest all their goods and to detain the same until further order,
which order was issued because the abbot had failed to do justice to Stephen
Alayn, citizen and merchant of London, for his goods taken away from the
abbot's cell of St. Valery by men of the abbot's power, as the abbot's
attorney has asserted in chancery that the abbot's goods in England ought
not to be arrested for the aforesaid reason, and the king has given a day to
the abbot and Stephen in chancery in this matter, to wit Wednesday before
St. Denis, and the abbot has found mainpernors to answer to the king and
to Stephen for the above 100*l.* if the court shall consider that the abbot
ought to be charged therewith, to wit Stephen Poer, John de Torryng', of
co. Sussex, Thomas de Pernecote, of co. Surrey, William de Norwyk, of
co. Worcester, Henry de Lopton, of co. Warwick, and Ralph de Condovre,
of co. Southampton.

Oct. 6. To the treasurer and barons of the exchequer. Order to allow to Robert
Westminster. Burdeyn and Hugh de Garton, late sheriffs of London, in their account
15*l.* 13*s.* 4*d.* paid by them to Geoffrey de Bolstrode, keeper of the manor of
Fordington, co. Dorset, in execution of the king's order of 22 May, in the
7th year of his reign, to the sheriffs of London to pay all the ferm of
Queenhithe for the time that it had been in their custody to the said
Geoffrey for certain matters that the king had ordered him to do.

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Membrane 19—cont.

Oct. 7. To the sheriff of Warwick. Order to expend up to 10*l.* in repairing the
Westminster. king's gaol of the town of Warrewyk and the king's hall there, which are
broken down and ruinous, by the view and testimony of men of those parts.
By C.

Margery, late the wife of Ralph Bek of Clifton, imprisoned at Nottingham for the death of the said Ralph and of Isolda daughter of John le Rede, has letters to the sheriff of Nottingham to bail her until the first assize.

To Richard de Rodeneye, escheator this side Trent. Order to deliver to Ralph de Craystok, son and heir of Robert son of Ralph, tenant in chief, the knights' fees and advowsons of his inheritance that were taken into the king's hands after the death of Ralph son of William, grandfather of the said Ralph, which are in the king's hands by the death of the said Robert, and which the king retained in his hands when he lately rendered to the said Ralph the lands of his inheritance in the king's hands by reason of his minority, as Ralph has proved his age before the escheator. The king has respited his homage until All Saints.

By K. on the information of Master Robert de Baldok.

The like to Gilbert de Stapelton, escheator beyond Trent.

Oct. 7. To the sheriff of Northampton. Order to expend 5 marks in covering
Westminster. the houses within Northampton castle and in the repair of other buildings of
the castle.
By C.

To Ralph de Camoys, constable of Wyndesore castle. Order to deliver to the king's chaplains celebrating in the chapel of the castle bread, wine, oil, and other small necessities for the celebration of divine service from Michaelmas last until Michaelmas next.

Oct. 10. To the sheriff of Warwick. Order to cause a coroner for that county to
Westminster. be elected in place of Robert le Belleyetere of Warrewyk, whom the king
has caused to be amoved from office for insufficient qualification.

Oct. 8. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with a messuage, 34 acres of land, an acre and a rood of
meadow, 4½ acres of pasture, and 3*s.* 6½*d.* of rent in Sutton atte Hone and
with a messuage in the same town, and to restore the issues thereof, as it
appears by inquisition taken by Master John Walewayn, late escheator this
side Trent, that William de Dale and Alice his sister held the aforesaid
messuage, land, and rent of the prior of the Hospital of St. John of
Jerusalem in England by the service of 15*s.* and of doing suit at the prior's
court of Sutton from three weeks to three weeks, and that the prior entered the
same as escheat after the death of William and Alice because they were
bastards and both of them died without an heir of their body, and as it
appears by another inquisition taken by the said John that the said William
held a messuage in the same town of the prior by the service of 12½*d.* yearly
for all service, and that William was a bastard, and that the prior entered
the priory for the above reason, the said Richard having taken the premises
into the king's hands on the ground that the prior had entered them
contrary to the statute of mortmain.

To the sheriff of Berks. Order to arrest John de la River, John de Walyngford, Thomas de Burle, William de Tingewyk, Adam late the servant of Peter de Baa, Richard the Tailor (*Cissor*) of Warin de Insula, knight, John de Merlawe, Roger Sharp, Richard Barat, William Barat of Budene, Thomas Kene, Warin de Insula, knight, William Sharp, Roger de Merlawe, John Ymme, Roger Ymme, Roger atte Herne, Peter de Baa, Robert de Brylleye, and to have their bodies before the king on the morrow of All Souls next to stand to right concerning the beating and slaying of Robert

1320.

Membrane 19—cont.

de Hildesle at Pesmere, notwithstanding the king's late order to arrest them and to send them to him day by day as arrested.

By K. on the information of the earl of Pembroke and Master Robert de Baldok.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with a messuage and 10 acres of land in Bokelond, co. Berks, as the king learns by inquisition that John West acquired them from Richard son and heir of John de Pederton, and that they are held of John de Lenham by fealty and the service of 2*d.* and suit of court from three weeks to three weeks at the manor of Bokelond, the escheator having taken them into the king's hands by reason of the aforesaid alienation as if they were held of the king in chief.

Oct. 10. To the bailiffs of Southampton. Order to restore to Giles atte Bolle of Westminster. Calais and Hugh Colne of the same by the king's special grace the two ships of theirs arrested by the bailiffs at the suit of certain merchants of London, notwithstanding the king's late order to cause the ships to be appraised and to be delivered at the appraisement to the said merchants or to Stephen le Fullere, their attorney in this behalf. The bailiffs are ordered to come to the king speedily to inform him of the cause of the arrest above-said.

By K. on the information of Master Robert de Baldok.

To the treasurer and barons of the exchequer. Order to discharge Thomas Lovayn, son and heir of Matthew de Lovayn, of the scutage for a knight's fee for the late king's armies of Wales of the 5th and 10th years of his reign, as Matthew had his service therefor in the said armies, as appears by the late king's rolls of the marshalsea.

Oct. 13. To the sheriff of Wilts. Order to cause a verderer for the forest of Westminster. Savernak, co. Wilts, to be elected in place of William de Caperynge, deceased.

To the same. Like order for the election of a verderer in place of Adam Barbast, who is incapacitated by blindness.

Oct. 10. To the treasurer and barons of the exchequer. Order to receive from Westminster. the abbot of St. Mary's York, collector in the archdeaconry of Cliveland of the tenth granted to the king by the clergy of the province of York in the 12th year of his reign, the tenth from ecclesiastical benefices and temporalities annexed to spiritualities in the said archdeaconry that have been wasted by the Scotch rebels according to the new taxation thereof made by the archbishop of York by the king's order, the king having ordered the abbot to levy the tenth thereof according to such taxation.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Ralph de Cressy, who is insufficient for the office because he does not keep the things pertaining to his office, but permits the bodies of slain (*infectorum*) to lie without being viewed until he have a great sum of money from the neighbouring townships for exercising his office.

Oct. 13. To Richard de Rodeney, escheator this side Trent. Order to cause John Westminster. Burdet, son and heir of William Burdet of Louesby, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

MEMBRANE 18.

Oct. 16. To Richard de Rodeneye, escheator this side Trent. Order not to inter- Westminster. meddle further with the manor of Assheby Magna, co. Leicester, and to restore the issues thereof, as the king learns by inquisition that James

1320.

Membrane 18—cont.

Daudele and Margaret his wife held the manor of Thomas, earl of Lancaster, by the service of homage and scutage, and that they had the manor of the feoffment of Anthony, late bishop of Durham, and that William de Assheby sometime held the manor of the earl of Nottingham, and that in the time of Henry III. William committed felony, for which reason the manor came to the said king's hands as his escheat, and that he enfeofed Edmund his son of the said manor, and that Edmund enfeofed William Bagot thereof in fee, to have and to hold of Edmund and his heirs, and that William Bagot afterwards enfeofed the bishop of the aforesaid manor, and it appears by the charter of Henry III., which the king has inspected, that the said king confirmed Edmund's charter to the aforesaid William; the escheator having taken the manor into the king's hands because he believed that it was held of the king in chief and that James and Margaret had entered it without the king's licence.

Oct. 13. To the bailiffs of Southampton. Order to restore to Ingelram de Bone
Westminster. and John le Gyand, merchants of the power of the king of France, 10 tuns and a pipe of woad (*weyde*) arrested by them in execution of the king's order to arrest goods of the merchants of the power of the king of France at the suit of certain merchants of London. The king makes this order at the request of Edmund de Wodestok, his brother. By K.

Oct. 15. To the treasurer and barons of the exchequer. Order to acquit Robert
Westminster. de Kendale of 20*l.* of the 120*l.* whereby he made fine with the king for having release from the king for a rent of 12*l.*, which he was wont to render yearly to the exchequer for his manor of Shalden, co. Southampton, as the king has pardoned him such sum in consideration of his good service. By p.s. [5473.]

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of John de Merlawe, whom the king has amoved from office as he is incapacitated by decrepitude and infirmity.

Oct. 17. To Richard de Rodeneye, escheator this side Trent. Order not to
Westminster. intermeddle further with the lands that John de Coggeshale held of other lords than the king, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held nothing in chief of the king at his death except a tenement in Little Bemflete, co. Essex, as of the honour of Reylegh, in the king's hands, by the service of a knight's fee, so that the custody of his other lands ought not to pertain to the king.

Oct. 16. To the treasurer, barons, and chamberlains of the exchequer. Order to
Westminster. allow to Robert de Kendale, in the arrears of his yearly fee for the custody of the castle of Dover, 100*l.* due from him to the exchequer of the 120*l.* whereby he made fine for having a release of a yearly rent of 12*l.* that he was wont to render to the exchequer for the manor of Shalden, co. Southampton. By p.s.

To John de Crumwell, keeper of the Forest beyond Trent. Order to deliver John son of William son of Adam de Graystok, imprisoned in Carlisle castle for trespass of venison in the forest of Ingelwode, in bail to twelve mainpernors of the county of Cumberland who shall undertake to have him before the justices for Forest pleas when they next come to those parts.

The like in favour of Henry de Hoton, chaplain, in the same prison for the like trespass.

Oct. 15. To the justices of the Bench. Order to hold John de Donecastre, late
Westminster. one of the justices of the Bench, discharged of such office, as the king has charged him with divers matters to be done outside the Bench. By K.

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Membrane 18—cont.

Oct. 20. To the sheriff of Northumberland. Order to cause a coroner for that
Westminster. county to be elected in place of William de Inghou, whom the king has
amoved from office because he does not reside in the county.

To the bailiffs of York. Order to pay to William Fraunceys 25 marks
out of the ferm of the city for Michaelmas term last, in accordance with the
king's grant of 24 April, in the 8th year of his reign, of 50 marks yearly
from that ferm during pleasure in consideration of his service to the king
at Dunbar.

Oct. 21. To Bartholomew de Badelesmere, late constable of Bristol castle. Order
Westminster. to deliver the body of Owayn ap David, a Welshman in [his] custody in
that castle, by indenture to Hugh le Despenser, the younger, constable of
the castle, or to him who supplies his place, to be kept in the castle until
further orders. The king has ordered Hugh or him who supplies his place
to receive Owayn's body. By p.s. [5480.]

Mandate in pursuance to Hugh or to him who supplies his place.

Oct. 18. To the sheriff of Hertford. Order to cause John de Monewode, John
Westminster. Roberd, John de (*sic*) Smyth, William le Pyper, Arnulph Copegray, John
Hervy, Robert de Kent, Richard le Bokeler, John Mysone, Roger le
Colyere, Nicholas Whyte, Henry de Shordich, William de Lyntoll, William
le Whyte, John Batecok, Henry Arnold, William Beaumound, Thomas
Fraunk, and Roger le Souter, who were convicted of certain trespasses upon
Bartholomew de Baddelesmere and Margaret his wife at Chesthunt, in that
county, before the justices appointed to hear and determine such trespasses,
and for which they are imprisoned in the king's prison at Hertford, to be
brought to the Tower of London at their own cost, there to be delivered to
John de Crumbewell, constable of the Tower, as Bartholomew has prayed
the king to cause them to be transferred to a safer prison, as the said prison
is insufficient for their custody. The king has ordered the constable of the
Tower to receive them from the sheriff, and to cause them to be kept
therein until further orders. By K.

Mandate in pursuance to the constable.

Afterwards, on 12 November, the sheriff of Hertford was ordered to
supersede the execution of the above order.

To Richard de Rodeneye, escheator this side Trent. Order to pay to
Joan de Torthorald 10 marks of the issues of his bailiwick for Michaelmas
term last, in accordance with the king's grant to her of 20 marks yearly in
aid of her maintenance, to be received from the issues of the escheatry this
side Trent until he should cause other order to be made for her estate.

Oct. 20. To the treasurer and barons of the exchequer. The abbot of St.
Westminster. Augustine's Canterbury has prayed the king by petition before him and his
council that whereas it was presented before Hervey de Staunton and his
fellows, justices last in eyre in co. Kent, that the abbot ought to repair the
bridge of Sturey, which was then broken down, and the justices adjudged
the abbot to be responsible for repairing the bridge without calling him
before them, and caused him to be amerced at 10*l.*, and the abbot has caused
the tenor of the presentment and the record of the judgment to come before
the king for correction of the error, wherefore he prays the king to cause
the levy of the said 10*l.* to be superseded whilst the matter is pending
before the king: the king therefore orders the treasurer and barons to super-
sede the levy of the said 10*l.* accordingly. By K. and pet. of C. [4069.]

Oct. 15. To the sheriff of Southampton. Order to release Henry, parson of
Westminster. Moteston, Thomas le White, Hugh le Clerk, Nicholas Baxman, Roger le
Taillor, Robert atte Wychit, Robert atte Gate, Roger Polesputte, Nicholas

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Membrane 18—cont.

Pulche, Roger atte Cumbe, Philip Pleyndamour, John Robyn, William le Glede, William le Mone, William Reyn, Roger Hereward, Robert Monfort, Philip le Yonge, William Fynamour, John son of William Gileberd, Richard Jolif, John atte Gate, Henry Fraunkeleyn, and William le Freke, imprisoned in Winchester castle for trespasses committed upon Francis Pymod, merchant, wherefore they [were] put in exigent to be outlawed in the sheriff's county [court] because they did not come to answer to Francis before the justices appointed to hear and determine the said trespasses, upon their finding mainpernors to have them before the said justices at the day prefixed by them to answer to Francis, as the said Henry, Thomas, and the others have certain matters to prosecute before the king and his council, for which purpose it is necessary for them to be present.

By K. and C. on the information of Master H. de Baldok.

Oct. 26. To Richard de Rodeneye, escheator this side Trent. Order to take into
Westminster. the king's hands without delay the land of Gower in the Marches of Wales, which John de Moubray acquired from William de Bruosa, who held it in chief, and which he entered without the king's licence, notwithstanding the king's late order to the escheator not to intermeddle in any way with the said land, certifying the king of his proceedings in this behalf. The king is sending his clerk John Hamelyn to supervise his actions in this matter, and to certify the king of the same, and he has ordered the sheriff of Gloucester to go to that land together with him or with his sub-escheator for the county of Gloucester, and to supervise his actions and to certify the king concerning the same.

By K.

Oct. 25. To Gilbert de Stapelton, escheator beyond Trent. Order to cause
Westminster. Thomas de Hoton, kinsman and heir of Thomas de Hoton, to have seisin of the latter's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s.

Oct. 26. To the same. Order not to intermeddle further with a messuage in
Westminster. S[c]ardeburch, as it appears by inquisition taken by Ralph de Crophill, late escheator beyond Trent, that Thomas son of Roger Petiwell of Scardeburch held the said messuage at his death of the prior and convent of Malton by the service of 6s. 8d. yearly for all service, and that he did not adhere to the Scotch enemies of the late king, and did not leave the late king's faith, but that he went to Berwick-on-Tweed in time of peace as a common merchant, and that he was afterwards detained and slain there by the Scotch rebels, and that he died without an heir, and that the messuage was taken into the late king's hands by an escheator of his under the belief that Thomas had adhered to the Scotch and had died against the late king's faith, and that the messuage is in the king's hands on this account.

By pet. of C. returned. [4278-80.]

Oct. 26. To the treasurer and chamberlains. Order to pay to John de Crumbwell,
Westminster. constable of the Tower of London, the wages of Walter de Twynham, knight, Geoffrey de la Mares, John le Quent, John de Burdeux, and John son of John Page, esquires, prisoners in the Tower, to wit 2d. a day for the said knight and 1d. a day for each of the esquires, for the time that they have been prisoners there, and to continue paying the same.

By K.

To the treasurer and barons of the exchequer. Order to allow to Roger Damory, late keeper and farmer of the castle and honour of Knaresburgh, 40l. yearly in his account for his fee for the time that he has had the custody.

By K. on the information of Master Robert de Baldok.

Oct. 22. To the sheriff of Norfolk. Order to cause a coroner for that county
Westminster. to be elected in place of Roger de Halis, deceased.

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Membrane 18—cont.

Oct. 28. To the sheriff of Hereford. Order to cause a coroner for that county to
Westminster. be elected in place of John Comyn, whom the king has amoved from office for insufficient qualification.

To the bailiffs of Chuldrenlangele. Order not to distrain Nicholas Passelewe, son and heir of John de Passelewe, tenant in chief, for his homage for the lands that his father held of the king in chief as of that manor, as the king has taken his homage.
By p.s.

MEMBRANE 17.

Oct. 20. To the collectors of the tenth of the clergy imposed by Pope John XXII.
Westminster. and granted to the king. Order to levy the tenth of the benefices of the bishopric of Durham, which are much impoverished and destroyed by the attacks of the Scotch rebels, according to the new taxation that the king has caused to be made at the prayer of the clergy of that diocese.

By K. and pet. of C. [4095.]

To the treasurer and barons of the exchequer. Order to receive from the prior of Durham, sub-collector of the above tenth in the bishopric of Durham, the tenth of the aforesaid benefices according to the new taxation, and to cause the clergy of that diocese to be thereupon quit of the tenth by reason of such imposition.

By K. and pet. of C. [4095.]

Oct. 3. To John de Wysham, constable of Knaresburgh castle. Order to repair
Westminster. the king's houses of the castle and his pond and mills, and the palings of his parks there where necessary by the view of lawful men of those parts, out of his ferm for the castle.

Oct. 25. To Gilbert de Stapelton, escheator beyond Trent. Order to cause
Westminster. Matilda, late the wife of Robert de Clifford, tenant in chief, now the wife of Robert de Well, to have dower of her said late husband's lands in Skelton, co. Cumberland, dower whereof the king, on 18 September, in the 9th year of his reign, ordered Robert de Cliderhou, then escheator beyond Trent, to assign to her, the said escheator having been amoved from office before he had executed the order, such dower to be assigned in the presence of Roger de Clifford, son and heir of the said Robert, if he choose to attend.

Oct. 23. To Richard de Rodeneye, escheator this side Trent. Order to restore to
Westminster. those to whom they belong the issues of the lands of John de Coggeshale, other than a tenement in Little Bemflete, co. Essex, the king having ordered him not to intermeddle further with the lands, with the above exception, because it was found by an inquisition taken by the escheator that the said John held no lands of the king in chief at his death, except the above tenement, which he held as of the honour of Relegh, in the king's hands, by the service of a knight's fee, by reason whereof the custody of his other lands ought not to pertain to the king.

Oct. 26. To Master Henry de Clyf and Adam de Brom, king's clerks. Order not
Westminster. to intermeddle further with the custody of the priory of Bermundeseye, which the king committed to them under a certain form, as the king has amoved his hand from the priory in the hope that the prior will so rule the priory that religion and the king's alms in this behalf may be properly kept and maintained.

By p.s. [5486.]

Oct. 27. To Henry le Scrop and his fellows, justices to hold pleas before the king.
Westminster. Order to supersede entirely the process against Robert de Chirsford, who was lately convicted before the king at the king's suit by inquisition for

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Membrane 17—cont.

giving counsel and assent to the prior of Bynham that John de Leycestre, the king's serjeant-at-arms, who was sent by the king to the priory with letters of privy seal, should not enter the priory, as the king has pardoned Robert his trespass in this behalf. They are ordered not to molest or aggrrieve Robert on this account. By K.

Oct. 28. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with a cottage in Dorcestre, co. Dorset (*Dorcestre'*), and with 20 acres of land in Fordyngton, and to restore the issues of the same, as the king learns by inquisition taken by Master Richard de Clare, late escheator this side Trent, that Robert Barel held nothing in chief at his death except the above cottage and land, which cottage is of the ferm of Dorcestre, and renders 3*d.* yearly to the same, and the land is held of the manor of Fordyngton, which is of ancient demesne, according to the law and custom of the manor by the service of rendering 6*s.* yearly to the manor, and that the manor is in the hands of Hugh Daudale for the term of the life of Margaret his wife by the king's demise, and that Matilda de Westgate, aunt of the aforesaid Robert, is his nearest heir and is aged fifty years and more. The services due to the king for the aforesaid cottage and land are reserved to the king.

To the same. Order to deliver the issues received from the aforesaid lands to those to whom they belong.

To Gilbert de Stapelton, escheator beyond Trent. Order to expend up to 5 marks out of the issues of the manor of Westwyk, in the king's hands by reason of the minority of William son and heir of William de Stepham, tenant in chief, in repairing the manor by the view of lawful men of those parts.

To the same. Order to repair the houses in the king's manor of Clipston.

Oct. 27. To Richard de Rodeneye, escheator this side Trent. Order to cause
Westminster. dower to be assigned to Isabella, late the wife of John de Knoky, deceased, tenant in chief, as she has taken oath before the king not to marry without his licence.

To the treasurer and barons of the exchequer. Order to resume into the king's hands the custody of the fair of Lopne, and to ordain for the custody of the same as shall seem good to them for the king's profit, as Robert son of Robert son of Payn, to whom the king, on 24 November, in the 5th year of his reign, committed the custody of the said fair during pleasure, has now surrendered the fair into the king's hands. They are ordered to acquit the said Robert of the 50*s.* yearly that he rendered for the fair from henceforth.

Oct. 25. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle in any wise with aught that pertains to the office of Gilbert de Stapelton, king's clerk, beyond Trent, the king having, on 29 January, in the 13th year of his reign, committed to him during pleasure the office of the escheatry beyond Trent.

To the sheriff of Stafford. Order to be intendent to the said Gilbert in all things pertaining to his office as above, and to cause knights and other lawful men of his bailiwick to appear before him to make inquisitions and to do other things pertaining to his office as often as Gilbert shall require him to do so.

Oct. 26. To the treasurer and barons of the exchequer. Order to allow to Roger
Westminster. Dammory, late keeper and fermer of the castle and honour of Knaresburgh, in his ferm thereof at the exchequer, 9*l.* 4*s.* 6*d.*, which sum he

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Membrane 17—cont.

was unable to levy of the issues and profits for the time when the castle was occupied by John de Lilleburn and his accomplices, to wit from 5 October, in the 11th year of the king's reign, until 4 March following, as appears by inquisition taken by John Mauleverer, Richard de Aldeburgh, and William de Ponte Burgi, to wit from divers fermers of six water-mills on the bank of [the] Nidde in Bestaynmor, 40 marks 3s. 4d. ; from small issues of nuts [and] wood-honey, 1 mark ; from the pannage of swine at Martinmas, 100s. ; from the winter agistment of beasts in the parks there, 5 marks ; from three mines, 75s. ; from the services of bondmen against Christmas 160 cart-loads of wood, 20s. ; from rent of 114 hens at Christmas, 9s. 6d. ; from fines and amercements of seven courts that might have been held at Knaresburgh, which were not held by reason of the occupation, 16l. 6s. 8d. ; from fines and amercements from seven courts that might have been held at Aldeburgh, 70s. ; from the fines and amercements of seven courts that might have been held at Routheclif, 1 mark ; for corn that Roger caused to be collected and carried from three carucates of land at Routheclif pertaining to the said castle, the greater part whereof he lost, to the value of 20l. ; and 60s. for 30 cartloads of hay that the said John de Lilleburn caused to be carried from the manor of Routheclif to the castle ; 10 marks for the land of three carucates in the said manor that lay uncultivated and not sown.

Oct. 28.
Westminster.

To the sheriff of Norfolk. Order to proceed to the priory of Bynham with a sufficient force and to arrest brother William de Somerton, who calls himself prior of Bynham, brother Nicholas Spark, brother Stephen de Dunstaple, brother Ralph de Sancto Albano, brother William de Stok, brother William Quatermeyns, brother Bartholomew de Berneye, brother Robert de Gernemuth, brother William de Wetheryngsete, brother John de Romeseye, brother John de Whathamstede, brother Adam de Wyttenham, brother Simon de Bynham, and brother Robert de Westerfeld, monks of that house, and to deliver them to the abbot of St. Albans, to whom they are subject, or to his proctor in this behalf, to be corrected according to the rule of St. Benedict, and to cause them to have safe conduct from St. Albans, at their expense, to a cloister of a monastery of their profession, as brother Simon, abbot of Rameseye, presiding over the chapter general of the order of St. Benedict of the province of Canterbury, has informed the king by his letters patent that whereas in the said chapter celebrated at Norhampton diligent treaty was had, according to the usual custom, by the *diffinitores*, abbots, priors, and others there assembled concerning the state of the order, it was found that the above-named monks of Bynham live contrary to the substance of the order in disobedience and various insolences, to the peril of their souls and the scandal of the whole order, and that they take up arms and make assemblies of aiders to foment their boldness, and that the abbot of St. Albans has proceeded against them by both canonical and regular censure, which they have hitherto contemned, wherefore the president, in the name of the chapter aforesaid, has prayed the king to lend them the aid of the secular arm to repress the malice of the offenders.

By K.

To the treasurer and barons of the exchequer. Because it was found by an inquisition taken by the late king's order by Walter de Gloucester, then escheator this side Trent, that Henry III. granted by his charter to the abbess and nuns of Godestowe the wood in Burghwell, to hold from him and his heirs for ever, rendering 34s. therefor to the exchequer for all service, and that the abbess and nuns and their predecessors have continued peacefully their seisin of the said wood for a long time, receiving the esplees thereof, such as underwood, felling oaks and other trees at their will, pasture and agistment, and other profits thereof, without hindrance,

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Membrane 17—cont.

and that John de London, to whom the late king granted the manor of Bladen for life for the resignation made by him of the church of Frodesham, ejected the abbess and nuns from the said wood wilfully and of his own authority, pretending that it pertained to the said manor, and appropriated the wood to himself as if it were an appurtenance of the manor, and that, pending the plea before the late king's justices of the Bench between the abbess and the said John concerning such ejection, both the wood and the manor came to the late king's hands by the death of the aforesaid John, and that the wood was in the late king's hands on that account, and that the wood is not an appurtenance of the said manor, but that it formerly belonged to William le Chaumberleyn, and that it and other lands of the said William came to the hands of Henry III. as escheats for the felony for which William was hanged, and that it remained in the hands of him and his successors (*sic*) until he enfeoffed the abbess and nuns thereof as above, the late king, on 3 June, in the 34th year of his reign, ordered his aforesaid escheator to deliver the wood and appurtenances to the abbess and nuns, to hold according to the said feoffment and as they held it before they were ejected, as appears by the rolls of the late king's chancery: the king now orders the treasurer and barons to permit the abbess and nuns to hold the wood accordingly, so that they answer to him for the aforesaid 34s. from the said 3 June, and not to molest them for any of the time during which the aforesaid John occupied the wood.

Nov. 1. To Gilbert de Stapelton, escheator beyond Trent. Order to cause
Westminster. Patrick de Sutheyk, son and heir of Gilbert de Sutheyk, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s.

MEMBRANE 16.

Oct. 28. To Richard de Rodeneye, escheator this side Trent. Order not to
Westminster. intermeddle further with the manor of Wyberton, co. Lincoln, taken into the king's hands with other lands of Robert de Well, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert held at his death a third of the said manor in his demesne as of fee of John de Britannia, earl of Richmond, by fee-ferm, and that the manor ought to be divided between Adam de Well and John de Well, brothers of the said Robert, according to the custom of the tenure.

Oct. 30. To the same. Order not to intermeddle further with the manor of
Westminster. Creuquer and the hamlets of Fordestaple and Farlyngton, together with the advowson of the church of Farlyngton, which are in the king's hands for certain reasons, as it does not at present appear to the king that they ought to remain in his hands. By K. and pet. of C.

Nov. 2. To the collectors of the custom of wool, etc., in the port of Southampton.
Westminster. Order to permit Francis de Massa and Titrus* de Massa, merchants of Lombardy, to take 150 sacks of wool from that port upon payment of the custom, as they have found the king security by Vannus Brunlisk and by oath that they will take the wool, which is now in that port, to Lombardy and not elsewhere.

To Master Richard de Clare, late escheator this side Trent. Order to restore the issues received by him from the lands that John Coggeshale held of other lords than the king, as it appears by inquisition taken by the said escheator that John held nothing in chief of the king at his death

* *Tirus* in the margin.

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Membrane 16—cont.

except a tenement in Little Bemflet, co. Essex, as of the honour of Releigh by the service of one knight's fee, by reason whereof the custody of his other lands ought not to pertain to the king; whereupon the king ordered Richard de Rodeneye, now escheator this side Trent, to retain the said tenement in the king's hands and not to intermeddle further with the other lands of the said John, and to restore the issues thereof received by him.

- Oct. 31. To Richard de Rodeneye, escheator this side Trent. Order not to
The Tower. distrain William de Sancto Georgio for homage for two virgates of land in Midlovente, co. Sussex, which he holds of the king by knight service, as the king has taken his homage. By p.s. [5496.]
- Oct. 31. To the treasurer and barons of the exchequer. Order to allow to Simon
Westminster. Warde, sheriff of York, 100*l.* out of the issues of his bailiwick, the king having granted him that sum for his good service past and to come.
By K. on the information of Master Robert de Baldok.
- Oct. 4. To the sheriff of York. Order to cause the water-mills near the castle
Sheen. of York to be repaired where necessary.
By K. on the information of Master Robert de Baldok.
- Oct. 24. To the treasurer and barons of the exchequer of Dublin. Order to cause
Westminster. a messuage in the suburbs of Dublin that Nicholas de Balscote bequeathed to John de Balscote and Ralph de Balscote to be extended by men of the city, and to commit it to John and Ralph by letters patent under the exchequer seal, subject to their rendering the extent thereof to the said exchequer for so long as the messuage remains in the king's hands, as John and Ralph have besought the king to grant the same to them to be held according to the extent, the messuage having been taken into the king's hands for debts due from Nicholas.
By pet. of C. [1535] and by K. on the information of Master Robert de Baldok.
- Oct. 27. To the abbot of St. Mary's York, collector in the diocese of York of
Westminster. the tenth of the clergy granted to the king by pope John XXII. Order to cause the tenth of benefices and temporalities annexed to spiritualities to be collected and levied according to the new taxation, which the king has caused to be made at the request of the clergy of that diocese because many benefices and temporalities have been impoverished by the ravages of the Scotch rebels.
By pet. of C. [Parl. Writs.]
- To the treasurer and barons of the exchequer. Order to receive the tenth from the abbot according to the above taxation, and to cause him to have allowance therefor, and to acquit the clergy of the diocese of the tenth by reason of such imposition. [*Ibid.*]
- Like letter to the prior of St. Mary's Carlisle, collector of the tenth in the bishopric of Carlisle, for the clergy of that bishopric. [*Ibid.*]
- Like order in the prior's favour to the treasurer and barons. [*Ibid.*]
- Oct. 18. To the treasurer and barons of the exchequer. Order to allow to the
Westminster. abbot of Tavystok, out of the 100*l.* yearly due from him for the custody of the king's stannary in co. Devon and of the water of Dertemuth, 300*l.*, which he lent to the king for the expedition of his affairs toward Ireland, charging the same to Roger de Northburgh, keeper of the wardrobe, to whom he paid the money. By p.s. [5478.]
- Nov. 6. To John de Crumbewell, keeper of the Forest beyond Trent, or to him
Westminster. who supplies his place in the forest of Inglewode. Order to deliver Robert son of Walter de Askebrymer, imprisoned at Carlisle for trespass of vert

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Membrane 16—cont.

and venison in that forest, in bail to twelve mainpernors, who shall undertake to have him before the king's justices for forest pleas when they next come to those parts.

The like in favour of Hugh de Louthre, addressed to the said keeper.

The like in favour of Hugh de Wothale, Jollan Sampson, and Ralph Sampson of Wodeburgh, addressed to the said keeper.

The like in favour of Philip de Ipre and Henry de Ipre, imprisoned at Hereford, addressed to Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent.

Nov. 5. To Gilbert de Stapelton, escheator beyond Trent. Order to cause dower
Westminster. to be assigned to Juliana late the wife of John de la Legh, tenant by knight service of the heir of Henry de Percy, tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence.

Nov. 1. To Richard de Rodeneye, escheator this side Trent. Order to assign
Westminster. dower to Lettice, late the wife of John le Faucuner, tenant in chief, upon her taking oath not to marry without the king's licence.

To the sheriff of York. The king learns from the complaint of Richard Aldrede of Rypon, Richard Barry, and Nicholas Byndelowys that whereas the Scotch rebels two years ago went to the town of Rypon, and the men of that town ransomed the town from being burnt by a fine of 1,000 marks, of which sum they then paid 240 marks, and delivered the aforesaid Richard, Richard, and Nicholas, and three other men of the town, who afterwards escaped from the hands of the rebels, as hostages under promise that they would collect and levy the remainder of the 1,000 marks amongst themselves, and would cause the hostages to be delivered from prison before St. Peter ad Vincula then next following, the men of the town have refused to levy and collect the said residue, although frequently requested to do so, and permitted the hostages to remain in prison; wherefore the said Richard, Richard, and Nicholas, who have come from prison by licence, leaving their wives and children (*pueri*) in their place until a certain time, have prayed the king to provide a remedy; the king, considering it unreasonable that Richard, Richard, and Nicholas should stay in prison without assistance and delivery by those for whom they became hostages, appointed Richard de Bernyngham, Geoffrey le Scrop, and Richard de Aldeburgh to enquire concerning the premises; by whose inquisition it appears that Richard, Richard, and Nicholas were put in hostage with the other three men who escaped by the men of the town of Rypon to save that town for 760 marks of the aforesaid ransom of 1,000 marks, and that Richard, Richard, and Nicholas remained as hostages because the money was not paid as promised, and that Richard, Richard, and Nicholas made fine with the rebels for their release: the king therefore orders the sheriff to levy the aforesaid 760 marks from all the men inhabiting the town of Rypon and from the owners of houses in that town, and to cause the money to be paid to the said Richard, Richard, and Nicholas for their delivery. [*Fœdera.*]

Nov. 10. To W. bishop of Exeter, treasurer. Order to cause 56s. 10d. to be paid
Westminster. to Yorwerth (*Farewardus*) le Galays if he find by inspection of the bill of the wardrobe in Yorwerth's possession that that sum is due to him, Yorwerth having prayed for payment thereof by his petition before the king and his council. By K. and pet. of C.

Nov. 10. To the treasurer and barons of the exchequer. Order to cause a seal
Westminster. called 'coket' to be made for the port of Scardeburgh, and to cause it to be delivered to Robert Waway, whom the king has appointed together with Adam de Semer to collect the custom of wool, hides, and wool-fells in that

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Membrane 16—cont.

port during pleasure, as there is suitable harbour (*applicatio*) in that port for ships, for which reason the king wills that there shall be a coket seal there for wool, hides, and wool-fells to be taken to parts beyond sea.

By pet. of C.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in place of William de Kaynton, whom the king has caused to be amoved from office for insufficient qualification.

To the bailiffs of Cokermuth. Order not to distrain Edmund, brother and heir of John de Boyvill, for homage for the lands that his said brother held in chief, as the king has taken his homage.

By p.s. [5503.]

Nov. 8. To Richard de Rodeneye, escheator this side Trent. Order to cause
Westminster. Richard de Cogan, son and heir of Thomas de Cogan, to have seisin of his father's lands, as the king has taken his homage.

By p.s.

To the same. Order to amove the king's hand from the chapel of Haliwell, co. Warwick, and the lands conferred upon it by men of those parts, as the king learns by an inquisition taken by the escheator that the abbot of Roucestre and his predecessors have held the chapel from time out of mind, and the said lands, which were conferred upon the chapel by divers men of those parts in frankalmoin to make a chantry there by one of the canons of that house, and that neither the advowson of the chapel nor the lands are held of the king in chief, but that the lands in co. Warwick are held of the heirs of Robert de Cotes, and the lands in co. Leicester of the heirs of Robert de Wawere, Geoffrey Burgilon, and Richard Fiton in frankalmoin, and that the abbot ceased finding the aforesaid chantry for two months, because Godfrey Spigurnel, his fellow-canon, was robbed there, and that the escheator took the chapel and lands into the king's hands on that account solely.

Nov. 6. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Westminster. Trent. Order to deliver Roger de Morewode, in the marshalsea prison for trespass of vert and venison in the forest of Roteland, in bail to twelve mainpernors who shall undertake to have him before the justices of forest pleas when they next come to those parts.

The like to the same in favour of Thomas Anel, Roger Anel, William Frere, Walter Broun, William Whitemon, John Kist, Richard de Barewe, John le Smale, Thomas Pridy, John Ewes, William Marky, William Cady, Robert le Cat, Thomas de Lodebrok, Gilbert Pudding', Nicholas Kist, and John atte Walle.

Nov. 10. To the treasurer and barons of the exchequer. Order to supersede until
Westminster. further orders the levy of the tenth of the benefices of Gaucelin Johannis, cardinal priest of SS. Marcellinus and Peter, as the king wishes to shew him special grace.

By K.

MEMBRANE 15.

Nov. 5. To Richard de Rodeneye, escheator this side Trent. Order not to in-
Westminster. termeddle further with the lands of Richard Crok, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the said Richard Crok, who died 21 June, in the 3rd year of the king's reign, held at his death certain lands in Haselbury by knight service of Peter de Gaveston, then earl of Cornwall, as of the honour of Walyngford, and that Reginald Crok, his son and heir, was then a minor, for which reason the earl had the custody of the said lands, and that he sold the custody together with the heir's marriage to Isolda, late the wife of the said Richard, and that, after

1320.

Membrane 15—cont.

the earl's death, the king granted the custody and marriage as if they were in his hands to Alexander le Peyntour, upon his suggestion that the lands were held in chief and that the custody thereof was in the king's hands, and that when Alexander was unable to have the custody and marriage according to the king's grant by reason of the above sale thereof, the king ordered the custody of the said lands, then in Isolda's hands, to be resumed into his hands amongst other things resumed by pretext of the ordinances as if they had been in Alexander's hands by the king's grant, and that they are on that account still in his hands, and that Richard held no lands in chief, and that Reginald is his son and heir, and is aged 26 years and 8 weeks.

Nov. 8. To the same. Order to cause dower to be assigned to Margaret, late the
Westminster. wife of Peter Sabright, tenant in chief, in the presence of Giles, Peter's son and heir, upon her taking oath not to marry without the king's licence.

Nov. 10. To the mayor and sheriffs of London. Order to admit John de Ileford
Westminster. and Robert de Warsham, or either of them, to execute the office of coroner in that city, which pertains to Stephen de Abyndon, the king's butler, as Stephen is engaged upon the king's affairs in divers parts of the realm so that he cannot personally execute the office of coroner. They are to be admitted to execute such office when the mayor and sheriffs shall be requested by Stephen to admit them, upon their taking oath of good behaviour in such office.

To the treasurer and barons of the exchequer. Order to allow to Robert de Sapy, to whom the king, on 27 September, in the 10th year of his reign, committed the office of escheator beyond Trent, the usual fee for such office from that date until 25 November, in the 12th year of the reign, when the king committed the office to Ralph de Crophill.

Adam Godeyoman is sent to the abbot and convent of Tychefeld to receive the same maintenance as John de Combes, deceased, had in their house.
By p.s. [5501.]

Nov. 12. To the sheriff of Northampton. Order to pay to John de Fenwyk
Westminster. 20 marks for Martinmas term last of the 40 marks yearly of the issues of that county granted to him by the king during pleasure for his more suitable maintenance in the king's service and for his good service.

Nov. 14. To Richard de Rodeneye, escheator this side Trent. Order not to
Westminster. distrain Gilbert son of Henry de Borhunt, tenant in chief, for homage for his lands, as the king has taken his homage.
By p.s.

Nov. 8. To Adam de Wettenhale, chamberlain of North Wales. Order to cause
Westminster. payment to be made weekly to the masons (*cementar'*) and other workmen of the king's castles in his bailiwick for their work, and to cause the houses and walls of the said castles to be repaired, and to cause victuals and dead garnisture for the same to be provided without delay for the munition thereof by the view of the constables of the castles, and to cause the small fees and usual wages for the officers and other serjeants of the castles to be paid as has been usual heretofore.
By C.

To the same. Order to cause the fees and wages of the justi[ces], constables, and sheriffs within his bailiwick to be paid as has been usual heretofore.
By C.

Nov. 15. To the treasurer and barons of the exchequer. Order to allow to Robert de
Westminster. Sapy, late escheator beyond Trent, 13*l.* 8*s.* 8*d.* expended by him over and above the sum of 200 marks, which the king ordered him to expend in repairing the houses and other buildings within the castle of Pe[ve]neseye, then in

1320.

Membrane 15—cont.

Robert's custody, out of the issues of his bailiwick and out of the arrears of the fermes and other issues of the bishopric of Durham, then in his custody during voidance, as Robert expended for this purpose 13*l.* 8*s.* 8*d.* in addition to the 200 marks by the view and testimony of Elias de Peveneseye, clerk, and Simon Curteys, whereof he has delivered parcels at the exchequer. By p.s. [5510.]

Nov. 16. To the same. Order to cause allowance to be made to the abbot of Westminster. Meaux for the debts due to him from the king out of what is due from him for the arrears of the tenth current in the 12th year of the king's reign and the arrears of other tenths previously granted to the king, the king having, on 25 November, in the 12th year of his reign, ordered them to make such allowance, in response to the abbot's petition before him and his council praying for allowance of the debts due to him from the king, to wit 19*l.* for corn bought from him in aid of the Scotch war and 11*l.* by bills of the wardrobe for victuals bought from him in like manner; the king now learning from the abbot's complaint that they have hitherto done nothing in execution of his order.

Nov. 17. To the same. Order to acquit Walter de Stapeldon, bishop of Exeter, Westminster. the treasurer, of the scutage exacted from him for the lands and fees pertaining to the church and chapelry of Boseham for all times past, the king having granted to him and his successors, for his good service, with the assent of the prelates, earls, barons, and other *proceres* of the realm in the parliament at Westminster, that they shall have the lands aforesaid in alms quit of scutage for ever, notwithstanding that any of his predecessors have paid scutage therefor, provided that the bishop and his successors do the due and usual services for the barony and other lands pertaining to the bishopric, it appearing from the king's book at the exchequer called 'Domesday' that the lands and fees pertaining to the church and chapelry are held of the king in alms. By p.s.

Nov. 18. To the treasurer and barons of the exchequer. Order to cause John de Westminster. Hastyng', executor of the will of John de Hastyng', to have payment of the arrears of 814*l.* 8*s.* 6*d.*, due to the deceased from the late and present king, in accordance with the king's grant of 23 November, in the 11th year of his reign, to the aforesaid executor that he should have wardships and marriages this side Trent delivered to him, by a certain extent and appraisement to be made by the treasurer and barons and the escheator this side Trent, until he should be fully satisfied for the above sum. By p.s. [5516.]

Nov. 20. To the treasurer and barons of the exchequer of Dublin. Order to cause Westminster. allowance to be made to Nicholas de Verduno of 10*l.* out of the extent to be rendered yearly by him for certain lands of the late Theobald de Verduno in Ireland, tenant in chief, in the king's hands by reason of the minority of Theobald's heir, the custody whereof Nicholas holds during the heirs' minority by the king's grant, as he has prayed by petition before the king and his council for consideration because the said lands cannot be defended without great cost against the Irish of those parts, who frequently rise against the king's peace, and Roger de Mortuo Mari, justice of Ireland, has testified before the king and his council that 10*l.* yearly are sufficient to defend the aforesaid land. By K. and pet. of C. [185; *Rot. Parl.* i. 385.]

Nov. 18. To the same (*sic*). Order to acquit the prior and convent of Malton of Westminster. 13*s.* 4*d.* yearly, with which they are charged at the exchequer for the arrentation of a messuage in Scardeburgh that Thomas son of Roger Petewyll held of them, from 26 October last, when the king ordered Gilbert de Stapelton, escheator beyond Trent, to amove his hand from the said

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Membrane 15—cont.

message, the prior and convent having prayed the king and his council to acquit them of the arrentation for the message, which was committed to them.

By pet. of C. [4278-80.]

Nov. 16.
Westminster.

To the same. Order to cause allowance to be made to Juliana, late the wife of William de Leyb[urn], for 36*l.* in the debts of the said William demanded by summons of the exchequer from his lands, as she has prayed the king to cause allowance to be made to her for the above sum due to William from the king, to wit 18*l.* 13*s.* 4*d.* for his winter and summer fees of the first year of the king's reign, and for his summer robe for that year, and 17*l.* 6*s.* 8*d.* for his winter and summer fees and robes of the second year of the reign, as appears by a bill of the wardrobe under the seal of J. bishop of Bath and Wells for the former sum and by another bill under the seal of John de Benstede for the latter sum, for the time when they were keepers of the wardrobe.

By p.s.

MEMBRANE 14.

Nov. 16.
Westminster.

To Richard de Rodeney, escheator this side Trent. Order not to intermeddle further with a message, 30 acres of land, 5 acres of meadow, 5 acres of pasture, and 10*d.* of rent in Alvithele, and to permit Selvana,* late the wife of Henry de Columbar[iis], to hold the same in peace, and not to molest her or William 'in the Hale,' in case she die, concerning the same, as the king has lately learned that John de Brianzon, who held the said manor in chief, which is now in the king's hands by reason of the heir's minority, granted the aforesaid message, etc., to John Jordan, who previously held them in villeinage of the manor, to him and his heirs for ever, rendering the true yearly value thereof to the said John de Briamzon (*sic*) and his heirs, to wit 13*s.* 9*d.*, and doing suit to his court of the manor from three weeks to three weeks, and that John de Briamzon afterwards remitted the rent to Henry de Columbar[iis], deceased, for Henry's lifetime, to whom and to his wife Selvana John Jordan had given the said message, etc., and that William 'in the Hale', to whom Henry granted the message, etc., to him and his heirs for ever by his charter, has now granted the same to Selvana for her lifetime, rendering therefor the above rent of 13*s.* 9*d.* to the lord of the manor and doing suit at the court of the manor, so that after her death the message, etc., should revert to the said William and his heirs.

To Ralph de Cammoys, constable of Wyndesore castle. Order to repair the houses, tower, walls, and bridges of the castle, with the stable and wall of the garden without the castle, and the houses and walls of the manor of Kenyngton, with the paling and wall about the king's park there.

To the same. Order to pay to Roger de Wyndesore, keeper of both gates of the castle, 4*d.* a day, to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day, to Thomas le Rotour, another viewer of the king's works, 2*d.* a day, to Adam the gardener of the king's garden without the castle, 2½*d.* a day, to four watchmen of the castle, 2*d.* a day each, to Robert de Wodehem, chief forester of the forest of Wyndesore, 12*d.* a day, to Ralph de la More, clerk of the king's works, 2*d.* a day, and to Thomas le Parker, keeper of Kenyngton park, 1½*d.* a day, their wages and stipends, from Michaelmas last until Michaelmas next.

Nov. 15.
Westminster.

To the keeper of the forest of Dene. Order to cause a tithe of the profit of the king's iron mine in the forest within the parish of the bishop of Llandaff's church of Newland (*de Nova Terra*) to be paid to the said

* Called *Salviana* in the margin.

1320.

Membrane 14—cont.

church hereafter, the king having granted such tithe in response to the petition of J. bishop of Llandaff, although it appears by the certificate of the treasurer and barons of the exchequer that tithe of such profit has not been paid hitherto and that no recompence has been made in place of such tithe.

By K.

Nov. 20. To the constable of Tikhull castle, or to him who supplies his place.
Westminster. Order not to distrain Robert Haringel for homage for a moiety of a knight's fee that he holds in chief in Melton near Cateby of the honour of Tikhull, as the king has taken his homage. By p.s. [5520.]

To the sheriff of Southampton. Order to cause a verderer for the forest of Pamberge to be elected in place of John de Sancto Mamfeo (*sic*), deceased.

To the sheriff of Cambridge. The king learns from the petition in parliament of Thomas le Moigne of Abyndon and Muriel his wife that whereas Warin de Bassyngbuurn (*sic*) and John son of Alexander le Moigne disseised them of divers tenements in that county and in cos. Huntingdon and Middlesex, and took and carried away their goods and chattels from the same because Thomas and Muriel prosecuted certain affairs of theirs against them in the present parliament, and Thomas and Muriel arramed against them divers assizes of novel disseisin before divers justices of assize in the said counties—[*Incomplete enrolment.*]

Vacated because otherwise below.

Nov. 24. To the sheriff of York. Order to cause a coroner for that county to be
Westminster. elected in place of Gregory de Thornton, who is insufficiently qualified.

Nov. 20. To John de Crumbwell, keeper of the Forest beyond Trent, or to him
Westminster. who supplies his place. Order to deliver to the prior and convent of St. Mary's Carlisle a tithe of the venison taken in the forest of Ingelwode this year, as they and their predecessors have been wont to receive such tithe hitherto.

Nov. 23. To the sheriff of Cambridge. Order to supersede the arresting of
Westminster. Thomas le Moigne of Abyndon and Muriel his wife or the molesting of them by reason of the appeal made of them by Alice daughter of John Goldryng for robbery and breach of the peace, as Thomas and Muriel have come to the chancery in person and have produced before the king certain lawful men, to wit Thomas de Cotyngnam, Nicholas de Risyng, John de Asshenell, Stephen de Bassyngburn, of co. Cambridge, and Richard de Kelleshull, of co. Essex, Hugh de Sauutre, of co. Hertford, and Robert Huntynghdon, of co. Huntingdon, who have received Thomas and Muriel in bail to have them before the king in the octaves of St. Hilary next to answer Alice concerning the above appeal, as the king learns from the petition in parliament of Thomas and Muriel that whereas Warin de Bassyngburn and John son of Alexander le Moigne disseised Thomas and Muriel of divers tenements in cos. Cambridge, Huntingdon, and Middlesex, because they prosecuted certain matters against Warin and John in the present parliament, and took and carried away their goods and chattels from the said tenements, and Thomas and Muriel arramed assizes of novel disseisin before the justices of assize in those counties against the said Warin and John and others named in the writs, the said Warin and John, fraudulently endeavouring to hinder them from prosecuting the assizes and other matters against them, procured the aforesaid Alice to appeal them as above by writ directed to the sheriff and returnable before the king in the octaves of St. Hilary next, by reason of which appeal Thomas and Muriel are to be arrested by the sheriff and imprisoned until such day, so that, if this were done, they would be unable to prosecute the aforesaid matters; for which they prayed the king to provide a remedy. By C.

Nov. 20. To the treasurer and barons of the exchequer. Order to cause L. bishop
Westminster. of Durham to have three upper punches (*trussellos*), in addition to the three

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Membrane 14—cont.

previously delivered to him, until Easter next and for a year from that time, as often as he shall need them, the king having ordered them to cause him to have three dies (*cuneos*) for making sterlings of the king's money with all things pertaining to the dies, as his predecessors had been wont to have them in times past, and having afterwards, on 30 July, in the 11th year of the king's reign, ordered them to deliver to him three other upper punches beyond the three previously delivered to him, to have during the king's pleasure, the bishop having prayed the king to continue the grant of the three extra trussels.

By K.

Vacated because otherwise below.

Nov. 22.
Westminster.

To the same. Order to cause allowance to be made to the community of the town of Bulewell in the ferm of that town for 26s. 8d. due to them from the king, as appears by a bill of the wardrobe under the seals of Robert de Wodehus and Richard de Feryby of the time when William de Melton, archbishop of York, was keeper of the wardrobe, for oats taken for the use of the king's horses, the community having prayed, by petition before the king and his council, for allowance of this sum out of their ferm.

By pet. of C. [4066.]

Nov. 25.
Westminster.

To the same. Order to cause the standard of the London quarter of corn to be assayed and proved, and to cause other measures to be made by that standard, and to send one such measure proved by the standard and sealed to the principal town of every county of the realm, so that other measures in the said counties (*civitatibus*) may be made by such proved measures, which are to be used in buying and selling corn in those counties, as it is contained in *Magna Carta* that there shall be one measure of corn, to wit the quarter of London, throughout the realm, and the king now learns from the frequent complaints of the magnates and *proceres* in divers parliaments and others that certain merchants and others use divers other measures in the realm, to wit greater measures for buying and smaller ones for selling.

By K. and C.

Nov. 17.
Westminster.

To David, earl of Athole. Whereas the king understands that some of the Scots who are against the king in war desire to come to his peace, because their conscience is hurt by the sentence of excommunication in which they are involved by papal authority and by many other causes, and the king has committed to the earl full power to receive them into his peace, provided that they find hostages or other sufficient security to attempt nothing contrary to the truce between the king and Robert de Brus and his supporters, the king orders the earl to admit Scots who thus wish to come to his peace, and if they will not come under these conditions and pray for other conditions, the earl is to treat with them as secretly as possible concerning the conditions required by them, and to certify the king thereof as speedily as possible, or, if he think it expedient, he is to come to the king in person so that the king, being fully certified thereof, may do his will in this matter. The earl is to permit them to remain meanwhile without molestation, taking from them security as above that they will not during that time attempt anything contrary to the truce.

By K. and C.

Nov. 20.
Westminster.

To the treasurer and barons of the exchequer. Order to allow 17l. to William de Hedersete and William de Rude, collectors of the custom of wool, hides, and wool-fells in the port of London, which sum they have paid to William Osbern, the king's shearmen (*retonsori*), by virtue of his order to pay him that sum, being the balance of 36l. 2s. 2d. for shearing and carriage (*portagio*) of divers cloth of the king from 25 October, in the 7th year of his reign, until the end of the same year, as appears by a bill thereof made by Ralph de Stokes, then clerk of the great wardrobe, under his seal.

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*Membrane 14—cont.*Nov. 20.
Westminster.

To the same. Order to cause L. bishop of Durham to have until Easter next and for a year from then three upper punches (*trussellos*), in addition to the three delivered to him by virtue of the king's order to deliver to him three dies (*cuneos*), with all appurtenances for making sterlings of the king's money, in execution whereof they delivered to him three dies in six pieces, to wit three lower punches (*pilos*) and three upper punches (*trussellos*), the king having afterwards, on 30 July, in the 11th year of his reign, ordered them to deliver to the bishop three additional upper punches (*trussellos*), to have during the king's pleasure, as the bishop has requested the king to continue his said grant.

By K. [and pet. of C. 4096.]

*MEMBRANE 13.*Nov. 20.
Westminster.

To the treasurer and barons of the exchequer. Order to allow to William de Hedersele and William de Rude, collectors of the custom in the port of London, 216*l.* 6*s.* 5*d.*, which sum Henry Nasard retained of the custom on his wool sent beyond sea and of the loan that he ought to have made to the king upon his wool, the king having ordered the collectors to permit Henry to retain money as above to that amount, which was due to him from the king, to wit 114*l.* 6*s.* 5*d.* for his wages and robes of the time of John de Drokenesford, then keeper of the wardrobe of the late king, and for cloth bought from him for the use of Margaret, queen of England, at Boulton, in the 32nd year of the said king's reign, by an account made with him in the said wardrobe in February, in the 10th year of the present king's reign, and 102*l.* for cloth bought from him for the present king's use, in the 9th year of his reign, by Ralph de Stokes, then keeper of the great wardrobe, as appears by a bill of the said Ralph's.

To the same. Order to allow to the aforesaid William and William 200*l.* 2*s.* 2*d.*, which sum the aforesaid Henry retained as above, by virtue of the king's order to the aforesaid collectors, for money to that amount due to him from the king for cloth received from him and delivered to divers men-at-arms and footmen of the garrisons of the king's castles and towns in Scotland, for the arrears of their wages and recompence for their horses lost in the king's service in the 11th year of his reign, as appears in a bill under the seal of office of his chamberlain of Scotland together with the seal of John de Weston, late chamberlain of Scotland.

Dec. 2.
Talworth.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with a messuage and half a virgate of land in Esschefeld, taken into the king's hands upon the death of William le Kyng of Esschefeld as if he held them in chief, it being found by inquisition taken by Master Richard de Clare, late escheator this side Trent, that William held them in demesne as of fee at his death in chief of the king by the service of 2*s.* 10*d.* yearly, and that Nicholas his son is his nearest heir and of full age, as the king now learns by an inquisition taken by the present escheator that Richard Baggesovere was seised of the above with other lands in Esschefeld in his demesne as of fee, and that he held all the lands in chief of Henry III. by the aforesaid service of 2*s.* 10*d.* yearly, and that he gave the said messuage and half virgate to Adam le Kyng in fee, to hold of Richard and his heirs, rendering therefor the said 2*s.* 10*d.* yearly.

Nov. 23.
Westminster.

To the sheriffs of London. Order to pay to the keeper of the king's leopard in the Tower of London 6*d.* daily for the maintenance of the leopard and 1½*d.* a day for his own wages, from Michaelmas last until next Michaelmas.

Nov. 25.
Westminster.

To John de Mutford, John Sefoul, and Simon de Hedersele. Order to proceed to render judgment in an assize of novel disseisin arramed by

1320.

Membrane 13—cont.

William de Shirewode before them against John son of Simon de Goseford and others named in the original writ concerning tenements in Saxlingham Nethergate, and Saxlingham Thorp, the said John de Mutford having certified the king, in response to his order, that they deferred proceeding to judgment because the lands of William de Cardoil, lord of the manor of Saxlingham, were in the king's hands by his forfeiture, the tenements having been in the seisin of Simon de Goseford, who enfeoffed the said William de Shirwode thereof, who continued his seisin until the bailiffs of the said William de Cardoil ejected William from the tenements after the death of Simon on account of the minority of John son of Simon, the tenements being held of the manor by knight service.

Nov. 28.
Sheen.

To John de Crumbwell, keeper of the Forest beyond Trent. Order to deliver Thomas le Lardener of Skelton, imprisoned at York for trespass of vert and venison in the forest of Galtres, in bail to twelve mainpernors who shall have him before the justices for forest pleas when they come to those parts.

The like to the said keeper in favour of Thomas son of Roger Lodel of Skelton.

Dec. 7.
Sheen.

To the sheriff of Cornwall. Order to restore to John Gelly, clerk, his lands, goods, and chattels, taken into the king's hands upon his being charged before Robert de Stokheye, John de Treiagu, and Henry de Bokerel, justices to deliver Lanceton gaol, with the death of Simon Gevel, as he has purged his innocence before W. bishop of Exeter, the diocesan, to whom he was delivered according to the privilege of the clergy.

Dec. 6.
Sheen.

To Gilbert de Stapelton, escheator beyond Trent. Order to make partition into two parts of the lands that Katherine, late the wife of John de Danthorp, held in dower at her death of her husband's inheritance, which are held in chief, and to cause Robert de Hedon and his wife Joan, kinswoman and co-heir of the said John, to have seisin of Joan's purparty, as the king has taken Robert's homage therefor, retaining in the king's hands until further orders the purparty of William Berchant, kinsman and co-heir of the said John, an idiot in the king's wardship. By p.s. [5534.]

Dec. 3.
Sheen.

To John de Crumbwell, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver William de Shupton, Thomas Lodel of Skelton, Adam de Loundres, and Richard Thomasman Ughtred, imprisoned at York for trespass of venison in the forest of Galtres, in bail to twelve mainpernors who shall undertake to have him before the justices for forest pleas when they next come to those parts.

Dec. 11.
Windsor.

To David, earl of Athole. Whereas the king by his letters patent appointed the said earl and Robert de Umframvill, earl of Angus (*Danegos*), William Rydel, John de Penreth, and Roger de Horsle to admit to the king's peace all Scots who wish to be admitted, taking from them security not to attempt anything against the truce between the king and Robert de Brus, and the king, wishing to shew further grace to such as rendered themselves to his peace, gave full power by other letters patent to the said David, William, John, and Roger to pardon in the king's name to those of Scotland coming to the king's peace forfeiture of life and limbs, lands and chattels, and all felonies and trespasses against the king's peace up to the day of their surrender, excepting those of England who were against the king and others who claim to have lands within that realm, to whom the king will not have the grace aforesaid extended without his special licence; the king now orders the aforesaid David to attend to the premises together with the said Robert, William, John, and Roger, and not to use the king's commission made and sent to him at another time for so receiving men to the king's peace, which commission he is ordered to send to the chancery to be cancelled.

By p.s.

1320.

Membrane 13—cont.

The like to William Rydel, John de Penreth, and Roger de Horsle, '*mutatis competenter mutandis*.'

The like to the said Robert, omitting the clause about the king's commission.

Dec. 11.
Windsor.

To the archbishop of York. Order to absolve from the pope's sentence of excommunication for rebellion against the king such Scots as the aforesaid commissioners shall certify by their letters patents have been received into the king's peace, according to the power granted to the archbishop by the apostolic see. By K.

The like to J. bishop of Carlisle.

The like to the said bishop for those whom Andrew de Hartela shall receive.

Dec. 12.
Windsor.

To the sheriffs of London. Order to cause Ralph son of Roger Bordel to be delivered from prison in Newgate, wherein he is imprisoned by virtue of the king's writ of judgment to take and imprison him so that they should have him before the justices of the Bench in five weeks from Easter to answer to Richard de Bensyngton in a plea of account for the time when he was Richard's receiver, which writ was issued because the sheriffs returned before the justices in the quinzaine of Martinmas last that Ralph was not found in their bailiwick; as Ralph has prayed the king for remedy and Laurence Albyn of London, of the county of Essex, William Trigge of London, of the same county, William Scot of London, of the county of Middlesex, Richard Lunbard of London, Richard le Dyer of London, and Thomas Sprot of London have mainperned before the king in chancery to have Ralph before the justices at the aforesaid day.

Dec. 26.
Marlborough.

To Richard de Rodeneye, escheator this side Trent. Order to cause John son of Roger son and heir of Roger son of John, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s.

Dec. 28.
Marlborough.

To William de Caveresham, steward of the land of Gower in the marches of Wales, in the king's hands, and receiver of the issues of the same. Order to pay to William le Flemyng, keeper of that land, and to other men appointed for keeping the castles in that land by Hugh le Despenser, the elder, and Bartholomew de Badelesmere, whom the king has sent to those parts for certain of his affairs, their wages until further orders according to the indenture of an ordinance thereof made by Hugh and Bartholomew, one part whereof is in the possession of the said steward. By K.

MEMBRANE 12.

Dec. 6.
Sheen.

To Bartholomew de Badelesmere, constable of Dover castle and warden of the Cinque Ports. Order to release a ship of Santander (*Seint Ander*), whereof Peter Garcie is master, laden with wines and goods of John Ronlok and his fellows, merchants of the power of R. count of Flanders, arrested by him at Wynchelse at the suit of Stephen Alard of Wynclesse (*sic*), as it is contained amongst the things ordained in the treaty between the king's council and the count's envoys at Westminster to be executed at Easter next that all arrests of the goods of his men and merchants shall in the meantime cease. By K. and C.

Dec. 11.
Windsor.

To the sheriff of Cornwall. Order to restore to Serlo son of William Wyse the hundred of Estweveleschire to hold at fee-form as his father held it of the late king, into whose hands it was taken because William was convicted before William Martin and his fellows, the late king's justices of

1320.

Membrane 12—cont.

oyer and terminer in that county, for that, whilst chief bailiff of the said hundred, he had precept from Hugh (*Lingon*) Peverel, coroner, to take Gilbert Raz and John Jordan, who were indicted before the coroner for the death of John Heyman, and he could have taken them, he took from them 20s. and permitted them to go away, and for that he was a conspirator, because he took 5s. from William Goderyk to maintain him in a plea of novel disseisin against Adam de Langeford and afterwards 2s. from the said Adam to maintain him against William, and for that he broke the late king's park of Kellybollok in that county, together with Serlo his son and many others, and chased therein and took and carried away venison thence, and afterwards received the malefactors into his house, and for that he and his said son broke the late king's park of Lysberet, and chased therein, and took and carried away venison thence, and for other trespasses against the late king's peace, and he was delivered to prison on this account, and afterwards made a fine of 40*l.* for ransom of his body only, as appears by the record and process of the matter, which the king has caused to come out of the treasury. The king makes the present order because the aforesaid causes do not induce forfeiture of the hundred, and because it is found by inquisition taken by the escheator that Serlo is the son and nearest heir of the said William.

Dec. 28. To the sheriff of Wilts. Order to cause a coroner for that county to be
Marlborough. elected in place of Nicholas Hevede, deceased.

Dec. 31. To the same. Order to cause a verderer for the forest of Melkesham to
Marlborough. be elected in place of John de Tynhid, who is incapacitated by infirmity.

To the same. Order to cause a verderer for the forest of Pewesham to be elected in place of Roger le Gras, who is incapacitated by infirmity.

Dec. 28. To the mayor and bailiffs of York. Order to deliver to the sheriff of
Marlborough. York John de Anand, William de Nesebet, Adam de Roule, Scots, Peter Oliver, Walter Take, Lambert Man, Robert Lange, Flemings, William Wolfay, John Goceler, Elricus Sedwer, Hanekynn Ronekyn, Almain, Henry Swaf of Hungary (*de Hungry*), and William Byset of Ryse, an Englishman, who came to land from a ship wrecked on the coast at Ledbreston, co. York, and who were arrested by John de Dalton, bailiff of Thomas, earl of Lancaster, with three letters patent under the seal of Robert de Brus of the 'coket' of Berewyk and with four other letters patent and six letters close, and were delivered to the mayor and bailiffs, and to deliver the said letters to the sheriff, whom the king has ordered to receive the prisoners from them. By K.

To the sheriff of York. Order to receive the aforesaid prisoners and letters from the mayor and bailiffs, and to inform himself as best he can concerning the conditions of the prisoners, to wit who of them are of Scotland and who of other places, and to cause inquisition to be made if the prisoners were driven with the ship to the aforesaid place by tempest and the ship was there wrecked, and if he find it to be so, to deliver to the said Scots their goods thus arrested and the goods that the other prisoners had in the same ship, and to permit the Scots and their goods to go whither they will, and to cause the other prisoners and their goods to be kept safely until the king shall issue further orders upon being fully certified by the sheriff concerning the same. By K.

1321.

Jan. 1. To the sheriff of Gloucester. Order to supersede distraining the mayor,
Marlborough. bailiffs, and community of Bristol for 1,959*l.* 8*s.* 1*d.*, which are exacted from them by summons of the exchequer for divers causes, as they assert that they ought to be acquitted thereof, for which reason the king has given

1321.

Membrane 12—cont.

them a day in the octaves of St. Hilary next before his council at Westminster, taking from them security to do what they ought to do in this matter.

By K.

Jan. 1.

Marlborough.

To William le Flemmyng, keeper of the land of Gower, in the marches of Wales. Order to deliver from prison all those who are indicted of contempts and disobediences against the king in those parts and who have rendered themselves to prison, upon their finding mainpernors to answer to the king concerning the premises.

By p.s. [5542.]

To the treasurer and barons of the exchequer. Order to receive the attorney appointed by Walter de Bello Campo, late keeper of Warrewyk castle, in the king's hands by reason of the minority of the heir of Guy de Bello Campo, late earl of Warwick, to render account before them of the issues of the castle of the time when he had the custody by the king's commission.

By K.

To Roger de Mortuo Mari of Chirk, justice of Wales. Order to take Master Rhys (*Resus*) ap Howel and to cause him to be brought to the king, as it is found by an inquisition taken before Hugh le Despenser, the elder, and his fellows, justices appointed to enquire what malefactors hindered Richard de Foxcote, sub-escheator in co. Gloucester, by force and arms from seising the land of Gower into the king's hands by virtue of the king's order, that Master Rhys was one of the principal abettors and maintainers of the aforesaid hindrance, etc.

By p.s. [5541.]

Jan. 6.

Marlborough.

To Gilbert de Stapelton, escheator beyond Trent. Order not to intermeddle further with a moiety of the manor of Ughtreby and Bampton, together with the advowson of the church of Bampton, co. Cumberland, and a moiety of the manor of Crosseby near the Water, in the same county, and 10 bovates of land in Brunesy in Gillesland, in the same county, and a moiety of the town of Cunquyntyn, in the same county, and 4*l.* of yearly rent from tenements in Carlisle, and 13*s.* 4*d.* of yearly rent or a sore-coloured osprey (*austurkini*), in the same county, taken into the king's hands upon the death of William de Monte Acuto, and to restore the issues thereof to his wife Elizabeth, as it appears by inquisition taken by the escheator that Elizabeth was seised of the above together with her husband, and that she continued her joint-seisin thereof up to the death of William, and that the lands and rents are held of others than the king, the king having granted to William and Elizabeth in parliament at York, in consideration of William's good service to him and his father, all the lands whereof William de Karl[iolo] and his wife, who adhered to the Scotch rebels, were seised within this realm, both the lands of the inheritance of William de Karl[iolo] and of his wife's inheritance, which came to the king's hands as escheats because they adhered to the Scotch rebels.

Jan. 7.

Chilton.

To the justices next in eyre at the Tower of London. Order to permit the citizens of London to use and enjoy in the eyre the liberties and free customs that they shall find that they have been wont to use and enjoy from time out of mind, the citizens having prayed the king to cause the above liberties to be allowed to them.

By p.s. [5555.]

Jan. 12.

Easthampstead.
(Yeshampstede.)

To William Ridel, Gilbert de Burghdon, John de Penreth, and Roger de Horsle, keepers of the truce in the marches of Scotland. Order to take Robert Lewer and to imprison him until further orders, the king having lately sent certain of his serjeants-at-arms to attach him to answer for trespasses, etc., against the king, when the said Robert broke the attachment and would not permit himself to be justiced, answering the serjeants that he would not permit any attachment to be made upon him by any of the king's ministers, threatening some of the king's subjects with loss of

1321.

Membrane 12—cont.

life and limb, asserting that he would slay and dismember them wherever he should find them, either in the presence or absence of the king.

By p.s. [5559.]

The like to each of the above keepers separately.

The like to the sheriffs of York, Lancaster, and Northumberland.

Jan. 14.
Windsor.

To the justices in eyre at the Tower of London. Order to cause inquisition to be made before all other things concerning the confederacies made amongst citizens of London by covenants, oaths, and other unlawful means against the eyre, as the king understands that many of the citizens have made such confederacies to help, maintain, and sustain each other in their suits, just and unjust, and in other matters, and to punish all those whom they shall find guilty of such confederacies, so that the punishment shall strike terror into others in the city or elsewhere in the realm committing such evils.

By p.s. [5563.]

[*Fœdera.*]

Jan. 12.
Easthampstead.

Richard son of Richard atte Brok of Chetham, imprisoned in Canterbury castle for the death of Denis Geraud of Dunwich, has letters to the sheriff of Kent to bail him until the first assize.

MEMBRANE 11.

Jan. 14.
Easthampstead.

To the sheriff of York. Order to cause proclamation to be made that archbishops, bishops, abbots, priors, earls, barons, knights, and all other tenants in chief by knight service so that they are bound to make military service in the king's armies shall make information of the fees held by them for which they ought to do service, and of the lands and tenements that are held of them, and shall deliver the same to the exchequer before the quinzaine of Michaelmas, as it was agreed in the parliament at Westminster in the octaves of Michaelmas last that all the tenants in chief should deliver the above information before the quinzaine of Easter next, or if it could not be done by then, before the quinzaine of Michaelmas, as it was many times propounded on behalf of the magnates of the realm, in divers parliaments of the king and his father and at their exchequer, that whereas each of them holds certain knights' fees of the king for which they are bound to do service in the armies summoned, and that although they made the service due for such fees in the armies of past times, they are nevertheless distrained by summons of the exchequer because they did not do such service for all the knights' fees held of them by others, for which they prayed the king to provide a remedy, and the matter was propounded in the aforesaid parliament at Westminster, and the king's excuses for not previously determining such supplications were also propounded, to wit that it was at another time answered at the exchequer to certain earls and barons, making such petition for themselves and other magnates of the realm, that the premises could not be determined finally unless each magnate informed the king's court of what fees he held of the king for which service was due in his armies, and what lands and fees were held of him that he claimed to be defended under the said fees for which he did service, to make which return the magnates received at another time a certain day at the exchequer, within which time they did not make it.

By K. and C. [Pet. of C. 181.]

[*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Jan. 21.
Westminster.

To Stephen de Abyndon, taker of the king's wines of the right prise at Southampton. Order to deliver to the abbot and convent of St. Edward's, Netley (*Lutele*), a tun of wine at Southampton for this year, in accordance with the grants of Henry III. and Edward I.

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Membrane 11—cont.

To the same. Order to deliver to the abbot and monks of King's Beaulieu a tun of wine of the right prise at Southampton, in accordance with the grant of Henry III.

Jan. 20. To the constable of Tikhill castle. Order not to distrain Bertram le Westminster. Botyller of Staynton for homage for the lands that he holds in chief, as the king has taken his homage. By K.

Jan. 25. To Hervey de Staunton and his fellows, justices in eyre at the Tower of Westminster. London. Order to cause proclamation to be made that the king wills that merchants and others may sell victuals in the city and suburbs at a reasonable price without forestalling, as they were wont to do heretofore, notwithstanding the justices' proclamation that victuals should be sold during the eyre for a certain price fixed by them, as usually proclaimed in other eyres, as a great multitude of people, magnates and others, have come to the city by reason of the presence there of the king and his pleas (*placearum*), and many withdraw themselves from the city by reason of the proclamation who would otherwise take such victuals thither for sale, in so much that a great want of victuals is now found there. By K. and C. [*Fædera; Liber Custumarum*, p. 307.]

Jan. 19. To the mayors, bailiffs, barons, and others of the Cinque Ports. Order Westminster. to appear on Thursday next in the king's court of Shepeswaye before William de Scothou, supplying the place of Bartholomew de Badelesmere, warden of the Cinque Ports, and to intend to the said William as to the warden in all things, as they assert that they have the liberty of being bound to appear personally and not otherwise in the king's great court of Shepweye to be held once a year before the warden, which court is to be held on Thursday next, and the warden is now with the king attending to his affairs, and is about to set out towards the north upon the king's affairs, so that he cannot be present on the above day to hold the court. By K.

Jan. 24. To the treasurer and barons. Order to deliver to William son and heir Westminster. of William de Monte Acuto, a minor in the king's wardship, all the lands of his inheritance, as the king has granted the custody thereof to him during his minority, rendering the true value thereof to the exchequer yearly.

Jan. 22. To the keeper of the Forest this side Trent. Order to deliver Hugh de Westminster. Bramston, chaplain, imprisoned at Rokyngham for trespass of vert in the forest of Rokyngham, in bail to twelve mainpernors who shall undertake to have him before the justices for forest pleas in the county of Rutland when they next come to those parts.

Jan. 20. To the sheriff of Hereford. Order to take Master Rees ap Howel, indicted of trespasses, etc., against the king, and to cause him to be brought Westminster. before the king. By p.s. [5565.]

Jan. 23. To Gilbert de Stapelton, escheator beyond Trent. Order to cause John Westminster. son and heir of Nicholas Caizer of Bautre, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage. By p.s. [5566.]

Jan. 26. To Walter le Noreys. Order to cause John de Compton, son and Westminster. heir of Adam de Compton, tenant in chief of the late king as of the castle of Caresbrok, then in his hands, to have seisin of his father's lands, as he has proved his age before Richard de Rodeneye, escheator this side Trent, the said lands being in Walter's hands by demise from Robert le Noreys, to whom the late king committed the custody thereof during the heir's minority.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with the manor of Muchelegrave, co. Sussex, and to restore the issues thereof, as the king learns by inquisition taken by the escheator

1321.

Membrane 11—cont.

that John le Fauconer and Lettice his wife held the manor jointly on the day of John's death of the gift of Richard de Somerbury, to have and to hold to them and the heirs of their bodies, by fine levied in the late king's court, by which inquisition it was found that the manor is held of Mary de Brewes by knight service.

Jan. 26. To the treasurer and barons of the exchequer. Order to allow to the
Westminster. mayor and community of Bristol, out of the 2,000 marks wherein they made fine with the king for divers trespasses and disobediences, the sum of 500*l.*, if they find that the sheriff of Gloucester have levied that sum from them for the forfeited goods and chattels of Richard Colpek, who was lately outlawed for divers trespasses before Henry Spigurnel and his fellows, the king's justices of oyer and terminer in that county, as the mayor and community have shewn that his goods and chattels were taxed before the justices by strange men having no knowledge thereof at 500*l.*, although they were not worth a twentieth of that sum, and the estreats of the justices to that amount were delivered into the exchequer, and that the king afterwards pardoned Richard his outlawry and gave to him the goods thus forfeited, and that Richard de la Ryvere, the late sheriff, levied this amount from them although none of Richard's goods came to their hands. By K.

Jan. 28. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with the manor of Dodynghe, co. Essex, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John de Coggeshale held nothing in chief at his death except a tenement in Little Bemflete, co. Essex, as of the honour of Reylegh by the service of a knight's fee, so that the custody of his other lands ought not to pertain to the king by reason of that tenement, but that he held the manor of Dodynghe of Robert de Beverle by the service of half a knight's fee.

Jan. 24. To the sheriff of Warwick. Order to cause a coroner for that county to
Westminster. be elected in place of Robert du Val, who cannot attend to the duties of that office because he is engaged in the service of divers lords and does not dwell continuously in that county.

Jan. 26. To Anthony de Lucy. Order to be intendent to Ingelram de Umframvill
Westminster. for the fermes, rents, and other services due from him to Ingelram for the lands held of him, and to cause the same to be paid to Ingelram without diminution, as Ingelram, who was captured in Scotland by the rebels, with whom he stayed for some time, has now escaped from their power and has returned to the king in England, and the king learns that he never left his faith, so that his lands, goods, and chattels ought in no wise to be forfeited to the king. By K.

To the sheriff of Northumberland. Order to permit the aforesaid Ingelram to have and hold his land in Elveden and to receive the issues thereof, as he used to do before his capture.

Jan. 28. To Richard de Rodeney, escheator this side Trent. Order not to inter-
Westminster. meddle further with a messuage in the parish of St. Benedict of Wodewarf, London, and to restore the issues thereof to John, prior of St. Bartholomew's Smethel,* London, as the king learns by inquisition taken by the escheator that Robert, sometime prior of that church, acquired the said messuage in fee to him and his successors from Adam de Milkestrete long before the publication of the statute of mortmain, which messuage the escheator has taken into the king's hands on the grounds that Robert acquired it after the publication of the aforesaid statute without licence from the late king.

Feb. 2. To the sheriff of Somerset. Order to cause a coroner for that county to
Fulham. be elected in place of John Sylveyn, who is incapacitated by infirmity.

* *Smythefeld* in the margin.

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Membrane 11—cont.

Feb. 1. To the sheriff of Bedford. Order to cause a coroner for that county to
Westminster. be elected in place of William Bonum of Bedeford, who is incapacitated by age and infirmity.

Feb. 6. To the sheriff of Northumberland. Order to cause a coroner for that
Westminster. county to be elected in place of Roger Colyn, who has no lands in that county to qualify him for the office.

Feb. 7. To the sheriff of Hereford. Order to cause a verderer for the forest of
Westminster. the Hay of Hereford to be elected in place of Hugh de Tyberton, deceased.

Feb. 17. To the sheriff of Lincoln. Order to cause a coroner for that county to
Westminster. be elected in place of William de Apethorp, who is incapacitated by age and infirmity.

Feb. 17. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with the lands in Thingden, co. Northampton, that John de Thorp and Alice his wife, Alice, late the wife of Ralph de Sancto Mauro, John Poleyn and Amice his wife, and John son of Robert de Lancastre hold separately, and to restore the issues thereof, as it appears by inquisition taken by the escheator and Robert de Thorp, as ordered by the king, that they hold nothing in chief in Thingden, but that they hold the aforesaid lands of other lords, they having shewn to the king that although they hold their lands separately, to wit John de Thorp and Alice his wife, and Alice, late the wife of Ralph de Sancto Mauro, of Robert son of Walter, and the aforesaid John Poleyn and Amice his wife and John son of Robert de Lancastre hold them of John son of Roger de Lancastre, and previous tenants have held them of the said Robert and John and their ancestors and not of the king from time out of mind, the escheator has taken the lands into the king's hands on the grounds that they held the lands in chief and have acquired them without the king's licence.

MEMBRANE 10.

Feb. 12. To Richard de Rodeney, escheator this side Trent. Order not to inter-
Havering-atte- meddle further with a messuage and a virgate of land in Assheshe, which
Bower. Geoffrey Fylel, who held in villeinage of the abbess of Wherewell, left through necessity, and to restore the issues thereof to the abbess, she having shewn the king that she seised them into her hands, and that Master Richard de Clare, late escheator this side Trent, took them into the king's hands because he supposed that the abbess had acquired them in fee after the publication of the statute of mortmain without licence from the late or present king, and it appears by an inquisition taken by the escheator by virtue of the king's order that the aforesaid Geoffrey held the messuage and land in villeinage of the abbess and her predecessors by the service of 15s. yearly and of holding her plough (*carucam suam*), reaping her corn, mowing her meadows, and hoeing (*sarclandi*) her corn, and carrying in autumn, and other villein services, and that they were so held from time out of mind as in the abbess's manor of Assheshe, and that Geoffrey left the messuage and land on account of necessity in the hands of the abbess.

Feb. 11. To the same. Order to cause Walter de Hopton, son and heir of Walter
Havering-atte- de Hopton, tenant by knight service of Richard, late earl of Arundel, tenant
Bower. in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator.

Feb. 8. To John le Longe and John de Lubyk. Discharge of their mainprize to
Havering-atte- answer to Adam le Clerk of Lenne for the goods of John Stoder, merchant
Bower. of Lubyk, value 20*l.*, Odbert the Writer (*Scriptor*), merchant of Lubyk,

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Membrane 10—cont.

value 10*l.*, John the White (*Albus*), merchant of the same town, value 10*l.*, Bernard Florekyn, merchant of the same town, value 10*l.*, Daniel de Gosteven, merchant of the same town, value 10*l.*, Gerard Ravenoge, merchant of the same town, value 20*l.*, Albert Parlement, merchant of the same town, value 10*l.*, and Tidemann de Monasterio, merchant of the same town, value 10*l.*, in case the goods were adjudged to the aforesaid Adam, which goods were arrested by the bailiffs of John de Britannia, earl of Richmond, at Boston in execution of the king's order to arrest goods of the men of the towns of Grippeswold, Strallesound, and Lubyk to the value of 100*l.*, in part satisfaction of Adam's damages by the capture of his ship called '*La Plente*' of Lenne and her cargo, which were captured by Henry de Rykelynghous and other malefactors of the aforesaid towns, as it now appears by the record and process before the king, sent into the chancery by the king's order, that the above-named merchants were of the Hanse of Almain on the day of the arrest, and before and after that day, whereupon it was considered that Adam should recover nothing against them and that their goods should be restored to them.

The like in favour of Gilbert de Mordon, the said John le Longe, Richard Cube, John Brond, and Philip Lucas, of the city of London, for their mainprize for goods of the said merchants of Almain to the value of 163*l.* 10*s.* 0*d.*, arrested by the bailiffs of Ravenesrod.

Feb. 24. To Richard Dammory. Order to deliver the castle of Oxford, in his
Westminster. custody by the king's commission, to the sheriff of Oxford without delay, together with the arms and garnisture of the castle, to be held by the sheriff as other sheriffs have held it in times past. By K.

To the sheriff of Oxford. Order to receive the castle.

March 1. To the sheriff of Norfolk. Order to pay to Rhys (*Reso*) son of Rhys ap
Westminster. Mereduk, a Welshman in Norwich castle, such wages as he was wont to receive in the late king's time and in the time of the present king, together with the arrears of the same from the time of the sheriff's appointment.

March 1. To Richard de Rodeney, escheator this side Trent. Order not to
Westminster. intermeddle further with a moiety of a virgate of land in Wyke, and to restore the issues thereof to John de Feckenham, parson of the church of St. Ellen, who has shewn the king that whereas he acquired the aforesaid moiety from John de Molendino of Coderugge, who held it of Godfrey, sometime bishop of Worcester, by certain services as of his manor of La Wyk, which is held in chief of the king, and that he did not acquire it from the bishop, so that the land was never at any time demesne land of the bishop, the aforesaid escheator has taken the land into the king's hands on the ground that John de Feckenham acquired it of the said bishop as land that the bishop ought to have held in his demesne of the late king, and had not acquired it from the said John de Molendino, without licence from the late or present king, as it now appears by an inquisition taken by the escheator by the king's order that John de Feckenham acquired the land from the aforesaid John de Molendino, who held it of the said bishop and his successors by services therefor due and accustomed, and that it never was of the demesne land of the bishop or of his predecessors, and that John de Feckenham did not acquire it of the bishop.

March 5. To Roger de Mortuo Mari of Chirk, justice of Wales. Order to cause
Windsor. Griffin son of Madoc (*Maddocus*) ap Griffyn, tenant in chief, to have seisin of his father's lands, as he has proved his age before the said justice and the king has taken his homage. By p.s.

March 8. To Roger de Mortuo Mari of Chirk, justice of Wales, keeper of his castle
Windsor. and town of Kaernarvan. Order to go in power (*potenter*) to the castle and town at once, to stay there for the custody of the same with as many of

1321.

Membrane 10—cont.

his fencible men as pertains to him to have according to the proportion of the fee (*ratam feodi*) that he receives for the said custody, or with more if necessary. By K.

The like to the following :

Robert de Malleye, supplying the place of the aforesaid Roger, for the custody of the castle of Kaermerdyn.

Henry de Bisshebury, constable of the castle of Aberconewey.

John de Sapy, constable of the castle of Beaumaris.

William de Knovill, constable of Emelyn castle.

Oylard de Welles, constable of Crukyth castle.

John de Skydemor, constable of Lampadern castle.

Thomas de Castello, constable of Cardigan castle.

Vivian de Standon, constable of Hardelagh castle.

To Roger de Mortuo Mari of Chirk, justice of Wales. Order to proceed in person to the above castles to see that each constable remain in the custody assigned to him and have with him so many fencible men as he ought to have, or more if necessary, and to certify the king of the names of any constables whom he shall find do not make their custody, deputing meanwhile in his place some one in whom he can confide for the custody of the castle and town of Kaernarvan. By K.

To the chamberlain of South Wales. Order to cause all arms and armour, of iron, wood, and linen, and other things in the castles in his bailiwick to be repaired where necessary without delay. By K.

The like to the chamberlain of North Wales.

To Edward, earl of Chester, or to his justice of Chester. Order to enjoin his bailiffs and ministers of those parts to aid and counsel the king's clerk Robert de Wodehous, whom the king is sending to the parts of Chester to buy and purvey 40 tuns of wine and four barrells of honey and to take the same to Kaernarvan, in making such provision. By K.

To Richard Damory. Order to enjoin specially the aforesaid bailiffs and ministers to obey, be intendent, aiding and counselling to the aforesaid Robert when he comes to those parts on this business. By K.

March 6.
Windsor.

To Richard Lovel, constable of Gloucester castle. Order to cause the tower, bridges, houses, walls, and other buildings of that castle to be repaired by the view and testimony of Arnulph le Charroun. By K.

MEMBRANE 9.

Feb. 27.
Westminster.

To the treasurer and barons. Order to allow to the community of the town of Bulewell in the ferm of their town 26s. 8d., due to them from the king, as appears by a bill of the wardrobe under the seals of Robert de Wodehouse and Richard de Feriby of the time when William de Melton, archbishop of York, was keeper of the wardrobe, for oats taken for the use of the king's horses, they having prayed the king to cause the same to be allowed to them in their ferm. By pet. of C. [4066.]

To David, earl of Athole, Robert de Umframvill, earl of Angus (*Danegos*), William Ridel, John de Penreth, and Roger de Horsele. Order to receive into the king's peace, by virtue of the king's commission to them to receive Scots into his peace, the Scots who came into the realm with Alexander de Moubray, a Scotch knight, when he came to the king's peace, provided that the said men are not men of this realm and do not claim to have lands therein, and are not men of evil repute (*de malo retto*),

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Membrane 9—cont.

and that it be to the honour and profit of the king and his realm that they be so received, as the king understands that they are prepared to come to his peace in the same form as Alexander. They are to certify the king of their names when they have admitted them. By p.s. [5593.]

March 3.
Sheen.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver Robert de Noweres, imprisoned at Rokingham for trespass of vert in the forest of Roteland, in bail to twelve mainperners who shall undertake to have him before the justices of forest pleas when they come to those parts.

To Adam de Wetenhale, chamberlain of North Wales. Order to be intendent to the king's clerk Robert de Wodehous in all matters concerning the victualling, arming, and storing the king's castles in North Wales, and in other matters whereof Robert shall inform him, as the king wills that his works in the said castles shall be superseded until further orders, and he has ordered Roger de Mortuo Mari of Chirk, justice of Wales, to cause the castles to be victualled, etc., by the view of the aforesaid Robert, whom the king is sending to those parts in this behalf and for other matters, and to cause the works aforesaid to be superseded accordingly, provided that the outer walls of the castles be defencible, and that the works already done be put in such state that they may be saved and kept without damage. He is to cause every castle wherein there is no honey to be provided with two barrels of honey.

Vacated because otherwise immediately below.

The like to the chamberlain of South Wales.

[*Vacated as above.*]

March 1.
Westminster.

To Roger de Mortuo Mari of Chirk, justice of Wales. Order to cause the castles in the parts of Wales to be provided with victuals, armour, and other necessary garniture without delay by the view of the aforesaid Robert de Wodehous, whom the king is sending to those parts in this behalf, and to aid and counsel Robert in this behalf, and to cause the king's works in the castle to be superseded until further orders, provided that the outer walls of the castles be defencible and the works on them be put in such state that they may be saved and kept without damage. The king has ordered the chamberlains of North and South Wales to cause the aforesaid munitions to be made out of the issues of their baliwicks. By K.

To Adam de Wetenhale, chamberlain of North Wales. Order to be intendent and respondent to the aforesaid Robert in the premises, and in other things whereof he shall inform him on the king's behalf, and to cause the castles to be provisioned as above, and to cause two barrels of honey to be put in the castles where there is no honey.

The like to the chamberlain of South Wales.

To Adam de Wetenhale, chamberlain of North Wales. Order to receive from Henry de Shirok, the late chamberlain, all the victuals in his custody, which the king has ordered him to deliver to Adam, and to cause them to be placed in munition of the aforesaid castles by the view of Robert de Wodehous.

To the sheriff of Somerset and Dorset. Order to buy and purvey 300 quarters of beans without delay, and to cause them to be carried to Kaernarvan in Wales, there to be delivered to the chamberlain of North Wales in aid of the munition of the castles of North Wales.

To Adam de Wetenhale, chamberlain of North Wales. Order to receive the aforesaid beans from the said sheriff for the above purpose.

April 1.
Gloucester.

To Hugh le Despenser, the younger, keeper of the castle and town of Bristol, or to him who supplies his place. Order to deliver to the afore-

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Membrane 9—cont.

said sheriff the necessary ships for the carriage of the above by the advice of the aforesaid Henry,* whom the king has sent to those parts to supervise the premises.

By K.

March 5.
Windsor.

To the mayor and bailiffs of Bristol. Order to cause Ralph de Gorges, whom the king has appointed justiciary of Ireland, to have two ships in that port for the passage of himself and his men to Ireland.

By K.

March 8.
Windsor.

To the abbot of Glastonbury, sub-collector in the bishopric of Bath and Wells of the tenth of the clergy granted to the king by the pope. Order to cause 100*l.* of the tenth to be delivered to the sheriff of Somerset and Dorset, if he need money for the provision of corn that the king has ordered him to make by the view of Henry de Shiroks, the king's clerk, and if the clerk come to him in this behalf.

By K.

To the sheriff of Somerset and Dorset. Order to buy and purvey 300 quarters of beans and 600 quarters of wheat, in addition to the 300 quarters of beans that the king lately ordered him to buy and purvey and cause to be carried to Kaernarvan, and to cause the additional beans and wheat to be also carried to Kaernarvan, there to be delivered to the chamberlain of North Wales for the munition of the king's castles of North Wales and South Wales, to be made, bought, and purveyed out of the issues of the sheriff's bailiwick both of the money coming from scutage in those counties, arrears of the eighteenth and twelfth and other debts exacted by summons of the exchequer, and of Nicholas de Cheyny, late sheriff of the county, for the arrears of his account, and from other debts whatsoever due to the king. The king is sending to him Henry de Shirokes to supervise the premises.

By K.

To William de Blanford and John de Berneville, keepers of the lands of William de Monte Acuto, tenant in chief. Order to cause all the wheat and beans of the issues of the said lands now in the barns to be threshed without delay and delivered to the sheriff of Somerset, to be taken by him to Kaernarvan and there delivered to the chamberlain of North Wales, retaining as much as shall be necessary of the beans aforesaid for seed for the said lands.

By K.

To Hugh le Despenser, the younger, keeper of the castle and town of Bristol, or to him who supplies his place. Order to cause 60 tuns of wine and six tuns of honey to be bought and purveyed out of the ferm of that castle and town, and to cause them to be taken to Kaernarvan and elsewhere in Wales according to the directions of Henry de Shirokes, for the munition of the king's castles in those parts by the view of Robert de Wodehous.

By K.

To the sheriff of Gloucester. Order to cause 400 quarters of wheat and 400 quarters of beans to be bought and purveyed without delay, and to send them to Kaernarvan and elsewhere in Wales according to the directions of the aforesaid Henry.

By K.

March 8.
Fulmer.

To the treasurer and chamberlains. Order to pay to Henry de Shirokes his reasonable expenses in going to divers parts of the realm concerning the above purveyances.

March 13.
Wallingford.

To Richard de Rodeneye, escheator this side Trent. Order to deliver to Elizabeth, late the wife of William de Monte Acuto, tenant in chief, the following of his knights' fees, which the king has assigned to her as dower: a fee in Northbraden and Suthbraden, co. Somerset, which the heirs of Roger de Staunton hold, of the yearly value of 10*l.*; a third of a fee in Crauthorn, in the same county, which Matthew de Crauthorn holds, of

* Henry de Shirokes, who is mentioned below.

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Membrane 9—cont.

the yearly value of 100s.; two parts of a fee in Ateaber, in the same county, which Geoffrey de Mohun and John Travanon holds, of the yearly value of 10 marks; a sixteenth of a fee in Thorlebere, in the same county, which John James holds, of the yearly value of 13s. 4d.; a quarter of a fee in Loneford, co. Dorset, which John de Whitefeld holds, of the yearly value of 100s.

To the same. Order to deliver to the aforesaid Elizabeth the following of her said husband's advowsons, which the king has assigned to her in dower: the advowson of the church of Aston Clynton, co. Buckingham, of the yearly value of 20l.; the advowson of the church of Gothull, co. Somerset, of the yearly value of 4l. 6s. 8d.

April 1. To the sheriff of Somerset and Dorset. Order to receive from William Gloucester. de Blanford and John de Berneville, keepers of the lands of William de Monte Acuto, the wheat and beans that the king has ordered them to deliver to him, and to cause the same to be carried to Kaernarvan or Gardigan, according to the directions of Henry de Shirokes.

May 12. To the bailiffs of the city of York. Order to pay to William de Ros Westminister. of Hamelak 60l. out of the ferm of the city for Easter term last, the king having granted him 120l. yearly from the ferm of that city and 146l. 13s. 4d. yearly from the ferm of the city of Lincoln, to be received from the bailiffs of the said cities until the king shall cause him to be provided with 400 marks of land and rent yearly in suitable places, and the king shall have enfeoffed him thereof, as appears by his letters patent, which yearly sum the king promised to grant him in suitable places between the waters of Thames and Tees (*Thaisie*) before Midsummer, in the 11th year of his reign, in exchange for the castle of Werkon-Tweed, which William granted to the king on 25 September, in the said year, with all appurtenances except the advowsons of the cells appertaining to the priory of Kirkham and to the hospital of Boulton. By K.

The like to the bailiffs of the city of Lincoln to pay him 73l. 6s. 8d. for the aforesaid term. By K.

MEMBRANE 8.

Feb. 18. To the treasurer and barons of the exchequer. Order to allow to John Westminister. de Cokermuth and John de Heyden, executors of the will of J. late bishop of Winchester, principal collector of the tenth imposed upon the clergy by the pope for the king's use, the sum of 3,176l. 6s. 0½d. in their account of the tenth, which sum the bishop paid to Vitalis de Cassallo, Bernard de la Toure, Arnald Motoun, Peter de Fortune, Arnald Fospaye, Gregory Blaunk, Peter de Cayron, Peter de Castelloun, Peter Micol, William Bundel, Auger de Tosse, Reymund le Markander, Vitalis Grimbaud, Arnald Reymundi Ayken, John de la Toure, William Arnaldi de Portau, Arnald de Luk', John de Ruefrank, Poncius Guicardi, Arnald del Escuser, Gaillard Gobel, Peter del Coffyn, John del Coffyn, Peter Massang', Gerald de Garembal, Garsias de Lounhou, John Dousinghou, Amanieu de Besson, Vitalis de la Seube, and Reymund Guillelmi de Costera for wines, etc., provided by them, in accordance with the king's order to the bishop of 20 November, in the 12th year of his reign.

March 29. To the treasurer and barons of the exchequer. Order to cause Ralph Gloucester. de Gorges to have respite until further orders for the debts due from him to the king, as the king has granted him respite thereof during his pleasure because Ralph is going to Ireland in his service. By p.s.

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Membrane 8—cont.

- March 28.
Gloucester. To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of William Holt of Boseleye, who cannot attend to the duties of the office as he is verderer of the forest of Dene.
- March 30.
York. To Ralph de Gorges, justiciary of Ireland, or to him who supplies his place. Order to cause dower to be assigned to Petronilla, late the wife of Geoffrey de Lisiniaco, tenant in chief of the late king, or to William de Hanleye, her attorney in this behalf, as the king has remitted the oath that she ought to take not to marry without his licence. By K.
- April 8.
Gloucester. To the treasurer and barons of the exchequer. Order to cause the bailiffs and men of Gloucester to have allowance for 130*l.* of the ferm of their town for two years after 16 February, in the 11th year of the king's reign, when the king ordered them to pay the ferm to Edmund de Wodestok, his brother, in accordance with the king's grant thereof to him for life or until the king shall cause him to be provided with lands of the yearly value of the ferm, if they find by the letters and tallies of the said Edmund that they paid the ferm for that time to him or his attorneys.
- April 9.
Gloucester. To the constable of the castle of Bristol, or to him who supplies his place. Order to cause the houses, gates, walls, and turrets of the castle to be repaired where necessary, by the view and testimony of the mayor of Bristol, out of the ferm of the castle and town. By K.
- April 8.
Gloucester. To the sheriff of Somerset. Order to pay to Henry Spigurnel 40*l.* out of forfeited chattels and other issues forfeited before him and his fellows, the king having granted him that sum in aid of his expenses in going to divers parts of the realm to hear and determine divers felonies, etc. By K.
- April 9.
Gloucester. To Richard de Rodeney, escheator this side Trent. Order not to intermeddle further with the lands that John de Briaunzon of Canewedon held in Canewedon of the heir of John de Briaunzon of Westhurrok by the service of 3*s.* yearly, and to restore the issues thereof, retaining in the king's hands the lands that he held in Canewedon of the heir of John de Coggeshale, tenant in chief, a minor in the king's wardship, as it appears by inquisition taken by the said escheator that the said John de Briaunzon of Canewedon held at his death certain tenements in Canewedon of the king as of the honour of Reylegh by the service of 20*d.* of hidage yearly and by suit at the hundred of Rocheford from three weeks to three weeks, and that he held no other lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Canewedon of the heir of John de Coggeshale aforesaid by knight service, and certain lands in Canewedon of the heir of John de Briaunzon of Westhurrok by the service of 3*s.* yearly for all service.
- April 10.
Gloucester. To the sheriff of Hereford. Order to pay to the sheriff of Gloucester by indenture all money levied by him of the issues of his bailiwick and that shall be levied of the king's fermes and debts and the other issues of his bailiwick before his next proffer, as the king understands that the issues of the county of Gloucester are at present insufficient to make the purveyances and other things that the king has ordered the sheriff to make, the king having lately ordered the sheriff of Gloucester to buy and purvey 400 quarters of wheat and 400 quarters of beans and to send the same to Kaernarvan and elsewhere in Wales, according to the directions of the king's clerk Henry de Shiroks, to be delivered to the chamberlain of North Wales for the munition of the king's castles in North Wales. By K.
- April 20.
Bristol. To Gilbert de Stapelton, escheator beyond Trent. Order not to intermeddle further with the lands of John de Sandale, and to restore the issues

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Membrane 8—cont.

thereof, as it appears by inquisition taken by Ralph de Crophull, late escheator beyond Trent, that he held no lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

To the same. Like order not to intermeddle further with the lands of Robert de Maneriis.

MEMBRANE 7.

April 12. To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with the lands of John de Holte, and to restore the issues thereof, as it appears by inquisition taken by the said escheator that he held nothing of the king in chief at his death or of the heir of Elias de Albiniaco, tenant in chief, a minor in the king's wardship, by reason whereof the custody of his lands ought to pertain to the king.

April 11. To the same. Order not to intermeddle further with the lands of Robert de Barkeworth in Barkeworth, and to restore the issues thereof from the time when they were taken into the king's hands, as the escheator has returned, in answer to the king's order, that Walter de Gloucestre, late escheator this side Trent, took the said lands into the king's hands by reason of the minority of the heir of Robert de Barkeworth because Robert held them of the king in chief, and as it appears by an inquisition subsequently taken by the present escheator by the king's order that the aforesaid Robert held nothing of the king in chief in his bailiwick at his death, and that William de Barkeworth is his son and next heir and is of full age.

April 13. To the chamberlain of South Wales. Order to pay his usual wages to John de Skidemor, constable of Lanpadervaur castle.

By K. on the information of Roger de Northburgh.

To the same. Order to cause the bridge of the said castle, which is broken and decayed, and other defects of the castle to be repaired by the advice of Robert de Wodehous, whom the king has lately sent to Wales for certain causes, and by the view and testimony of those whom Robert shall depute for this purpose.

By K. on the information of the said Roger.

To the king's receiver in the land of Gower in Wales. Order to pay to William le Flemyng, keeper of the aforesaid land, his wages appointed by Hugh le Despenser, the elder, and Bartholomew de Badelesmere when they were lately in that land.

By K. on the information of the aforesaid Roger.

April 16. To the same. Order to pay 20*l.* to William Flemyng of the king's gift.

By p.s.

April 21. To the chamberlain of North Wales. Order to pay to Roger de Swynnerton, constable of Hardelagh castle, his usual wages.

Bristol.

By K. on the information of Master Robert de Baldok.

To Stephen de Abyndon, the king's butler. Order to deliver to Mary, a nun of Aumbrusbury, the king's sister, 10 tuns of wine of the king's right prise in the port of Southampton for this year, in accordance with the king's grant to her of 10 tuns yearly.

April 22. To Otto de Grandisson, keeper of the isles of Gernereye and Jereseye, or to him who supplies his place. Whereas William Lengynour, who was lately indicted for the death of Ranulph Gautier and the theft of a silver ring of the said Ranulph, and of a gold florin of John subtus Montem, chaplain, for which he fled to the church of St. Peter Port (*in Portu*), afterwards

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Membrane 7—cont.

abjured the isles, and the king subsequently pardoned him the abjuration and granted his peace to him on condition that he stood to right in the king's court of the isles, and the king understands that, according to the custom of the isles, if any one abjure the isles for any crime or offence, and return to the isles within a year from the time of the abjuration, and be prepared to answer for the offences, his lands and goods ought to be restored to him; as the aforesaid William wishes to return to the isles within a year from the time of his abjuration, and to answer for his offences, and the king retains him with him for certain of his affairs, so that he cannot now return to the isles, the king orders the said keeper to cause William's goods to be delivered to him or his attorney, notwithstanding that he do not return within a year from his abjuration, as William will be prepared to answer for the said crimes in all things when the king's affairs have been transacted.

By K. on the information of Master Robert de Baldok.

April 23.
Bristol.

To the constable of Bristol castle, or to him who supplies his place. Order to cause the castle to be provided with victuals and men and other necessities for the munition thereof.

By K.

The like to the sheriff of Dorset for the castle of Shirbourn.

To the said sheriff. Order to cause the houses, walls, and turrets of the aforesaid castle to be repaired (*muniri*).

By K.

April 19.
Bristol.

To the sheriff of York. Order to release from prison William Wlfhagen, Ulric Setewalle, and John de Gusselare, merchants of Almain, and to restore their goods to them, as they have shewn the king that whilst returning from the parts of Berwick-on-Tweed in a ship of Sluys (*Lescluse*) in Flanders with certain Flemish merchants, they were driven ashore (*agitati*) by tempest at Liberston Clyf within the liberty of Pykeryng, and that the bailiffs of the liberty arrested them and the aforesaid Flemings and the ship and cargo, because they came from the aforesaid parts, and delivered them to the bailiffs and community of the city of York, by whom they were afterwards delivered to the sheriff, and they are still detained in prison, although the aforesaid Flemings and their goods have been released by the king's order.

April 22.
Bristol.

To the bailiffs of Ravenesrodde. Order to deliver to the sheriff of York by indenture Ivo de Dynnand and certain other men of Scotland, who were lately driven ashore (*agitatos*) at Ravenesrodde by tempest in a ship laden with their goods and merchandise, and to deliver with them the ship and goods and merchandise. The king has ordered the sheriff to receive the men, ship, and goods.

To the sheriff of York. Order to receive the aforesaid prisoners and ship and goods, and to inform himself of the conditions of the prisoners, to wit whether they are of Scotland or from elsewhere, and to cause inquisition to be made whether they were driven to land by tempest or not; and if they were, to enquire what goods they had in the ship, and to cause the goods thus ascertained to belong to them to be restored to them without delay, and to permit them to go whither they will with their goods, certifying the king of his proceedings, as the king wishes to observe the truce between him and the Scots, which provides for the restoration of the goods of Scots in such cases.

April 27.
Marlborough.

To Gilbert de Stapelton, escheator beyond Trent. Order to assign dower to Matilda, late the wife of Robert de Tyliol, tenant in chief, upon her taking oath not to marry without the king's licence.

To the same. Order not to intermeddle further with a yearly rent of 10s. from divers tenements in Neuby-on-Wysk and with a toft in Swyne, and to restore the issues thereof, as it appears by inquisition taken by the

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Membrane 7—cont.

escheator that the aforesaid Robert and Matilda jointly held the rent and toft at Robert's death, to them and the heirs of Robert, and that the rent is held of Robert le Conestable, by what service it is unknown, and the toft is held of Robert de Hilton by the service of a clove yearly.

May 1. To the sheriff of Oxford. Order to cause a coroner for that county to
Wallingford. be elected in place of Hugh de la Lee, whom the king has amoved from office for insufficiency.

May 3. To the justices in eyre at the Tower of London. Order to adjourn all
Wallingford. pleas of *quo warranto* and other things touching the liberties and free customs of the citizens of London pending before them until Wednesday next, and from then for eight days of the king's especial grace. By K.

To Humphrey de Waleden and his fellows, justices appointed to hear and determine a trespass in the king's rabbit-warren (*cunicularia*) at Gravesende. Order not to molest or aggrieve William de Boloigne and Robert his son, and to deliver them from prison if they be imprisoned by reason of the premises, as the king has pardoned them their trespass in hunting in the said warren and taking rabbits therein without his licence, whereof they have been convicted before the said justices. By p.s. [5666.]

To the sheriff of Kent. Order to release the aforesaid William and Robert, if they be imprisoned on this account. By p.s. [5666.]

May 3. To the bailiffs of Ravenesrodde. Order to release Ivo de Hadyngton and
Wallingford. other Scots who were lately driven ashore (*agitatos*) by tempest at Ravenesrodd in a ship laden with their goods, and to restore their goods to them, in accordance with the truce concluded with the Scots, if they find that the said men are of Scotland, and were driven ashore by tempest. [*Fœdera.*]

To the same. Order to release Master John Donnys and Clement Odonys of Dieppe (*Dyepa*), merchants of France, who were lately driven into the port of Ravenesrodde in a ship laden with goods in Scotland, which the bailiffs arrested because the ship came from Scotland, and to release the men of the said ship, and to restore the goods found in her. The king makes this order at the request of the king of France. By K.

To the sheriff of Berks. Order to cause a verderer for the forest of Wyndesore to be elected in place of John le Despenser, who cannot attend to the duties of the office, as he has been elected a coroner of that county.

May 8. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with a messuage, three shops, and a sollar in London, and to restore the issues of the same, which John de Oxon[ia], parson of the church of St. Peter's Cornhill, recovered in the husting against John ia Warde as frankalmoin of the church, by jury arramed by him before the justices of the Bench to recognise whether the premises were frankalmoin pertaining to the aforesaid church or the lay fee of the said John le Warre (*sic*) of Hoo, which suit was returned by the justices into the husting to be there pleaded according to the liberty granted to the citizens, as the aforesaid John de Oxon[ia] has shown the king that the said escheator has taken the premises into the king's hands on the ground that John de Oxon[ia] had acquired them in fee without the king's licence after the publication of the statute of mortmain; whereupon the king ordered the keeper and sheriffs of the city and the escheator to inform him concerning the cause of taking the premises into his hands, and ordered the keeper and sheriffs to send to him the record and process of the said jury, and the escheator has returned that he took the premises into the king's hands because John de Oxon[ia] acquired (*appropriavit*) them from Ralph the Goldsmith (*Aurifabro*) after the publication of the said statute without the king's licence, and that Ralph acquired them in socage (?) and held them as a lay fee: as it appears by the record that John de Oxon[ia] recovered them by consideration of the court

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Membrane 7—cont.

as frankalmoin pertaining to the said church, the king makes this present order, considering that it is not consonant with reason that tenements thus recovered in the king's court should be taken into his hands by the escheator on these grounds.

To the treasurer and barons of the exchequer. Order to cause the men of the county of Northumberland to have respite until the quinzaine of Michaelmas next for all debts exacted from them for the king's use by summons of the exchequer or otherwise, the king having previously respited their debts until Easter last in consideration of the losses sustained by them by the frequent comings of the Scots into their county.

May 4. To the sheriff of Essex. Order to cause a coroner for that county to be
Wallingford. elected in place of John de Boys, who is insufficiently qualified.

May 9. To the sheriff of Southampton. Order to restore to John Wake, clerk,
Westminster. his lands and goods, which were taken into the king's hands upon his indictment before Henry Spygurnel and his fellows, justices of oyer and terminer in that county, for consenting to the death of Walter de Compton and for knowingly harbouring the felons in his manors after they had slain Walter, as he has purged his innocence before J. bishop of Bath and Wells, to whom he was delivered by the aforesaid justices according to the privilege of the clergy.

The like to the sheriff of Somerset and Dorset.

May 11. To the sheriff of Dorset. Order to buy 40 quarters of wheat, 40 quarters
Westminster. of beans, 60 quarters of malt, and 40 quarters of salt, and to cause them to be carried to Corf castle, there to be delivered to John de Rythre, the constable.
By K. on the information of Master R. de Baldok.

MEMBRANE 6.

May 10. To Richard de Rodeneye, escheator this side Trent. Order to pay to
Westminster. Joan de Torthorald the arrears from the time of Richard's appointment of 20 marks yearly granted to him by the king on 11 June, in the 11th year of his reign, out of the issues of the escheatry this side Trent, and to continue to pay the same henceforth.

To the same. Order not to intermeddle further with a messuage and two virgates of land in Schulton that William Hughes held, a messuage and 5 acres of land in Farndon that Agnes and Eustace atte Grove held, a messuage in the same town that John le Mustarder held, two cottages in the same town that Gilbert Martyn held, a messuage in the same town that John Muttesfunte held, a messuage in the same town that Ralph le Rok held, a messuage in the same town that John le Fevre held, a messuage in the same town that John Talebot held, a messuage in the same town that William de Culnham held, a messuage in the same town that William Hamond held, a messuage in the same town that Thomas Hamond held, a messuage in the same town that Henry Wenefaunt held, a messuage in the same town that William le White held, 2 acres of land in the same town that Henry Chappe held, a messuage in the same town that Henry Odom held, a messuage in the same town that Robert le Prest held, a messuage in the same town that John Emelyn held, and a messuage in the same town that Juliana Goldhord held, as the king learns by inquisition taken by the escheator that the above tenants, who held the aforesaid tenements of the abbot of King's Beaulieu and his predecessors from old time, relinquished the tenements on account of the great services therefor in arrear, and that the abbot entered them as chief lord and not by any pretext in fraud of the statute of mortmain, and continued his seisin thereof for a great

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Membrane 6—cont.

time, which tenements the escheator took into the king's hands believing that the abbot had acquired them after the publication of the said statute.

May 12. To the sheriffs of London. Order to restore to John Foley 356*l.* 6*s.* 4*d.*
Westminster. in money arrested upon him, Walter and William Bodolo of St. Omer in execution of the king's order to arrest goods of the men and merchants of the king of France, issued at the suit of John Priour and other merchants of the city of London, which moneys are said to belong to William Bodolo, as William de Hanstede, keeper of the king's exchanges of London and Canterbury, and Lapinus Rogeri, master of the mint, and Roger de Frowyk, exchanger (*camsor*) of the money in the aforesaid exchanges, have testified before the king and his council that John Foley brought silver in mass to the exchange of London, and there received the said 356*l.* 6*s.* 4*d.* for the same, which was to be paid to certain merchants of this realm for their goods sold in parts beyond sea. By K. and C.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Jollan de Nevill, whom the king has amoved because he is insufficiently qualified.

May 16. To the sheriff of Southampton. Order to restore to Henry Sturmy,
Westminster. clerk, his lands and goods, which were taken into the king's hands upon his being charged at Salisbury before Henry Spygurnel and his fellows, justices of oyer and terminer in co. Wilts, for breaking, together with others, the doors of the chamber of Robert de Hungerford and Richard de Stokke, chaplain, at Wolfhale, and for stealing their goods, to wit woollen and linen cloths, cups, silver spoons, and other goods, to the value of 100*s.*, and for that he came to Stapelford upon the king's seisin and there caused six quarters of oats to be threshed, and feloniously broke open a chest, and carried away a bed, price 6*s.* 8*d.*, as he has purged his innocence before S. bishop of Salisbury, the diocesan, to whom he was delivered according to the privilege of the clergy.

The like to the sheriff of Wilts.

May 16. To Gilbert de Stapelton, escheator beyond Trent. Whereas the king
Westminster. learns by inquisition taken by the escheator that Isabella, late the wife of John son of Hugh, held at her death the manor of Whytynggham, with two parts of the same town, and two parts of the town of Trewenton, and two parts of the hamlet of Barton and the lordship of Glanton, and two parts of the mill of Whitynggham, co. Northumberland, and that they are held of the king in chief by the service of a sore-coloured sparrowhawk yearly for all service, and that Henry son of the aforesaid John and Isabella is Isabella's next heir and is of full age; and it appears by the charters of king Henry and of king John, which the king has inspected, that king Henry gave to Roger de Flamavill all the land that belonged to Ughtred (*Hughtredi*) son of Gamel in Whitynggham, Trewenton, Barton, and Glanton, quit of all service except that of rendering a sparrowhawk yearly, and that king John granted to William son of Roger de Flamavill all the said lands to be held by the aforesaid service; and it appears by the rolls of the late king's chancery that, on 15 September, in the 34th year of his reign, he took the fealty of the aforesaid Isabella for the said two parts of the manor of Whitynggham, because it was found by an inquisition taken by Richard Oisel, then escheator beyond Trent, that John son of Hugh held at his death the aforesaid two parts of her inheritance, and that the whole manor was held of the late king by the service of a sore-coloured sparrowhawk yearly, and he thereupon ordered the said escheator to deliver the said two parts to her together with the issues thereof from the time when they were taken into the king's hands by reason of John's death together with John's other lands: the

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Membrane 6—cont.

king, having taken the fealty of Henry for the said manor and two parts of the aforesaid tenements although he is under age, orders the escheator to cause him to have seisin of the same.

May 13. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Westminster. Trent. Order to deliver John Fot of Huntynghdon; imprisoned at Huntynghdon for trespass of venison in the forest of Wanberg, in bail to twelve mainpernors who shall undertake to have him before the justices for forest pleas in co. Huntingdon when they next come thither.

May 16. To the sheriff of Kent. Order to cause a coroner for that county to be
Westminster. elected in place of John de Sancto Nicholao, who is incapacitated by age and infirmity.

To the sheriff of Southampton. Order to expend up to 30*l.* in repairing the houses, walls, and other buildings within Winchester castle.

May 18. Richard Cragge, imprisoned in Lincoln gaol for the death of Clement de
Westminster. Hattefeld, has letters to the sheriff of Lincoln to bail him until the first assize.

May 20. To the treasurer and barons of the exchequer. John de Grey has shewn
Westminster. the king that, whereas the escheator in co. Chester committed to him certain lands in that county that were in the king's wardship by reason of the minority of Urian, son and heir of Urian de Sancto Petro, tenant in chief, to have according to the extent thereof, to wit for 22*l.* 1*s.* 6*d.* to be rendered yearly to the exchequer, and John held the said lands for three years and three quarters, and paid 44*l.* 3*s.* 0*d.* to the exchequer by two tallies for two years and 22*l.* 1*s.* 6*d.* for the third year to Hugh de Bussy, then escheator in that county, and the escheator's letters of acquittance therefor have been burnt by mischance with other memoranda concerning the said lands, the said John has prayed the king to release the exaction against him by reason of the aforesaid lands; the king therefore orders the treasurer and barons to inspect the aforesaid tallies, and to cause them to be allowed to the said John, and to cause him to be discharged by the king's gift of the residue of the aforesaid 22*l.* 1*s.* 6*d.* yearly for the time that he held the said lands.
By p.s.

May 21. To Robert de Kendale. Order to deliver to Hamo de Chiggewelle,
Westminster. citizen of London, the custody of that city, which the king lately committed to Robert upon the office of mayor thereof being taken into the king's hands before the justices in eyre at the Tower of London, as the king has replevied the office of mayor to the aldermen and citizens until the quinzaine of Michaelmas, and has accepted the nomination made by them of Hamo for the office of mayor, and has received from him the oath due therefor.
[*Fœdera.*] By K.

May 20. To Stephen de Abyndon, the king's butler, or to his attorney in the port
Westminster. of London. Order to deliver to the monks of St. Peter's Westminster a tun of wine of the right prise at London, in accordance with the grant of Henry III.

May 24. To Adam de Whetenhale, chamberlain of North Wales. Order to pay to
Westminster. Master Nicholas de Derneford, master of the king's works at Beaumaris, who was amoved from that office and afterwards reinstated by the king's order, his usual wages for the time that he has held the office since his reinstatement.

May 26. To Gilbert de Stapelton, escheator beyond Trent. Order not to inter-
Westminster. meddle further with the lands of Mary de Nevill, as it appears by an inquisition taken by the escheator that she held nothing in chief at her

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Membrane 6—cont.

death by reason whereof the custody of her lands ought to pertain to the king, and that Ranulph de Nevill, her son, is her next heir and of full age, and it appears by an inquisition taken by Richard de Rodeney, escheator this side Trent, that she held nothing in chief but the manor of Houton, co. Norfolk, which is held of the king in chief by the service of a moiety of a knight's fee, and the king granted Ranulph licence by letters patent to enfeoff Ralph de Nevill of the said manor.

May 15. To Henry Spygurnel, Richard de Rodeney, John de Bousser, and Robert Westminster. de Maddyngle. Order to supersede entirely the execution of the king's commission appointing them justices of oyer and terminer in cos. Wilts, Somerset, Dorset, and Gloucester, and to do certain other things contained in their commission. By K.

The like to the following :

Ralph de Camoys, Robert de Maddyngle, and William de Northo in cos. Bedford and Buckingham.

Ralph Basset, Robert de Malberthorp, and Walter de Friskenay in cos. Essex and Hertford.

May 25. To Almaric la Zusche, supplying the place of Aymer de Valencia, earl Westminster. of Pembroke, constable of Rokingham castle, and keeper of the forests between the bridges of Oxford and Staunford. Order to expend up to 20*l.* in repairing the tower, houses, walls, and other buildings of the said castle. By K.

To the same. Order to cause two armed footmen and twenty other footmen to be put in the castle at the king's wages for the safe-guarding of the same, to stay there until St. Peter ad Vincula next unless otherwise ordered. By K.

To William Ridel, constable of Bernard's Castle, in the king's hands by reason of the minority of the heir of Guy de Bello Campo, earl of Warwick. Order not to intermeddle further with the lands of Simon de Hedelem, and to restore the issues thereof, as it appears by inquisition taken by the constable that Simon held at his death of the said heir three messuages and 116 acres of land in Hedelem by homage and fealty and suit at the court of Gayneford from three weeks to three weeks and of 2*s.* 6*d.* and by the service of 6*d.* yearly to the exchequer of Newcastle, and it appears by the rolls of the king's chancery that Simon's service for the said lands was assigned in dower to Alice, late the wife of the said earl, before Simon's death.

MEMBRANE 5.

May 16. To the sheriff of Gloucester. Order to supersede entirely the exaction Westminster. of Master Richard de Burton, clerk, to be outlawed in his county [court], he having been put in exigent at the suit of the prior of Derhurst, who impleaded him for a trespass before Henry Spigurnel and his fellows, justices of oyer and terminer in that county, while he was in parts beyond sea, whither he was sent with A. bishop of Hereford by the king upon his affairs, as Richard has now returned from the said parts and has found mainpernors in chancery to answer the prior, to wit John de Treiagu, knight, of co. Cornwall, John atte Slo, of co. Devon, and Ralph Boron, of co. Norfolk.

May 14. To the treasurer and barons of the exchequer. Order to acquit Henry, Westminster. bishop of Lincoln, and the chapter of that place of the demand for the tenth for one year imposed by the pope and granted to the king, as they have shewn the king that the bishopric was void on 22 January, in the 13th year

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Membrane 5—cont.

of the king's reign, by the death of John, late bishop, and the bishopric was in the king's hands from then until 5 August last, when the king restored the temporalities to Henry, and the tenth was current during that time.

April 16.
Gloucester.

To the same. Whereas the king granted to Oliver de Burdegala, his yeoman, in consideration of his good service, all the lands in New Wyndesore and Old Wyndesore whereof John de London enfeofed the king before his death, to have and to hold to the said Oliver by the services therefor due and accustomed before the said enfeofment, and the king afterwards, being given to understand that certain of the said lands are of the purprestures of the forest of Wyndesore arrented to the said John in the late king's time by a certain arrentation to be paid yearly to the exchequer, remitted and pardoned the said arrentation to Oliver and his heirs on 28 August, in the 5th year of his reign; which remission was afterwards revoked by reason of the ordinances; and the king, in the parliament at Westminster, with the assent of the prelates, earls, barons, and other *procures* of the realm, remitted the arrentation to Oliver for his lifetime, together with the arrears of the same from the time of the aforesaid grant, so that Oliver's heirs shall pay the arrentation after his death; the king now orders the treasurer and barons to discharge Warin de Insula, late constable of Wyndesore castle, and others of 9s. 9d. for 19½ acres near the king's highway and near the king's old purpresture in a place called 'Mantel in Le Frith,' and of 4d. for half an acre and 28 perches before the houses that belonged to John de Grangia, chaplain, in Le Frith, and of 19s. 3½d. for 38½ acres and 14 perches near Snoudon, and of 19d. for 3 acres and 25 perches at Shawe, and of 2d. for a rood and 17½ perches in Shireh, and of 2d. for a rood and 14 perches without the south gate, and of 12s. 10½d. for 25½ acres and a rood near the purprestures of Shaw in Le Frith, and of 23s. 11¼d. for 47½ acres and a rood and 20 perches at Snoudon, in the forest of Wyndesore, lately arrented to the said John de London, and of 14l. 7s. 3d. for entry of the yearly rent at which the lands and tenements were arrented, and of the arrears of the same from the time of the aforesaid grant.

May 23.
Westminster.

To the same. Order to acquit the merchants of the society of the Peruzzi (*Peruch'*) of 500 marks of the sum in which they are bound to the king by recognisance made in the exchequer for a fine for trespasses against the charter of the staple of wool, cancelling the recognisance to this amount, as the king has pardoned them this sum at the request of the king of France.

By p.s. [5655.]

May 21.
Westminster.

To the sheriffs of London. Order to cause proclamation to be made that native and alien merchants may carry securely silver in mass to the exchanges of London and Canterbury, and may receive money for the same without fear of their silver or money being arrested, as the king understands from William de Hanstede, keeper of the said exchanges, and from Lampinus Rogeri, master of the mint, and from Roger de Frouwyk, exchanger (*camsoris*) of the money in the said exchanges, and from others, that merchants and others wishing to bring silver in mass to the exchanges from parts beyond sea withdraw themselves and their silver from the exchanges because such silver and the money received in exchange therefor are arrested by the king's ministers at the suit of divers of the king's realm against merchants and others of parts beyond sea.

The like to the bailiffs of the city of Canterbury.

May 25.
Westminster.

To Ivo de Aldeburgh, constable of Okham castle and sheriff of Rutland. Order to cause to be levied without delay the 60l. that remain to be levied of the ferm of the castle and county, which belonged to Hugh Daudele, the younger, for Easter term last, which ought to be answered for to the king

1321.

Membrane 5—cont.

because it was considered in his court that all the lands and goods of the said Hugh should be taken into his hands, and to retain out of that sum the wages of himself and others staying in the castle, according to an indenture made between him and the king concerning the custody of the castle.

By K. on the information of Master Robert Baldok.

May 22. To William Ridel, constable of Bernard's Castle, in the king's hands by
Westminster. reason of the minority of Guy de Bello Campo, earl of Warwick. Order to deliver to Geoffrey son of Simon de Hadelem in Staynton, within the liberty of the bishop of Durham, his father's lands, and to restore the issues thereof, saving to the king the fealty due from Geoffrey therefor, as it appears by inquisition taken by the constable that Simon held at his death 144 acres of land in Staynton of the heir of Thomas Travez, a minor in the king's wardship, by the service of 8*d.* yearly to the ward of the castle of Newcastle, and that the said Geoffrey is Simon's next heir and is aged 15 years, and that Simon held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

May 26. To Richard de Rodeneye, escheator this side Trent. Order not to
Westminster. intermeddle further with the lands of John de Knokyn, deceased, and to restore the issues thereof, as it appears by inquisition taken by the escheator that John held certain lands within the manor of Nesse, co. Salop, for the term of his life by fine levied in the king's court between Thomas de Eyton and him, so that after John's death the lands should remain to John le Rous and Mabel his wife, daughter of the said John, and to the heirs of their bodies, and that the lands aforesaid are held of John Lestraunge of Knokyn and not of the king.

May 24. To the same. Order not to intermeddle further with the lands of Giles de
Westminster. Bruwosa,* and to restore the issues thereof from the time when he resumed them into the king's hands, he having resumed them into the king's hands, as appears by an inquisition taken by him, because Giles held in chief of the late king at his death an acre of land call 'Heredesacre' by a yearly fee-farm of 3*d.* to be rendered by the hands of the sheriff of Dorset, as the late king, on 24 March, in the 33rd year of his reign, ordered Walter de Gloucestre, then escheator this side Trent, not to intermeddle further with the lands of the said Giles, because it was found by an inquisition taken by the said Walter that Giles held no lands of the late king at his death except the manor of Crowell, co. Oxford, which he held by the courtesy of England of the inheritance of Beatrice, his late wife, as of the honour of Christ Church, Twynham, then in the late king's hands, by the service of half a knight's fee, by reason whereof the custody of his other lands did not pertain to the late king.

MEMBRANE 4.

May 25. To Richard de Rodeneye, escheator this side Trent. Order not to
Westminster. intermeddle further with the following tenements, which he took into the king's hands under the belief that they had been acquired by the abbot of St. Augustine's Canterbury after the publication of the statute of mortmain without the king's licence, and to restore the issues thereof to the abbot, as it appears by an inquisition taken by the escheator that a predecessor of the abbot acquired them in fee to him and his house fifty-two years ago, long before the publication of the statute of mortmain: from Nicholas de Columbyn a messuage, from Benedict Trenchelace a messuage, from R . . .

* *Brewosa* in margin.

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Membrane 4—cont.

Saiour a messuage, from Isabella Belebache a messuage, from Aldelm the Carter (*Carectario*) a messuage, from John Samuel a messuage, 3 acres of 'lad' land, and 2 acres of the pittancer's land, an acre of land from Nicholas de Handlo, 9 acres of 'lad' land from William Cullul and William his brother, in the city of Canterbury and the suburbs thereof; by which inquisition it appears that the lands were held of the abbot and his successors before the aforesaid acquisition by the service of 5s. yearly for all service.

May 26.
Westminster.

To the same. Order not to intermeddle further with the lands of Mary de Nevill other than the manor of Houton, co. Norfolk, as it appears by inquisition taken by the escheator that she held nothing in chief at her death by reason whereof the custody of her lands ought to pertain to the king, with the exception of the above manor, which is held in chief by the service of half a knight's fee, by which inquisition it was found that Ranulph de Nevill, her son, is her next heir and is of full age, and the king has granted licence to Ranulph by letters patent to enfeof Ralph de Nevill of the aforesaid manor.

To Hervey de Staunton and his fellows, justices in eyre at the Tower of London. Certificate that the king has caused the memoranda of the chancery to be searched for certificates of recognisances made in the time when Richer de Refham was mayor of the city of London, which search was made at the suit of Richer, who was impleaded before the aforesaid justices by William de Upton, citizen of London, for that, when he was mayor, he refused to certify the king's court at William's request of a recognisance for 22*l.* made before him and John le Blound, who were deputed to take recognisances in the city, and that it is contained amongst the said certificates in chancery that Thomas de Fairstede, of co. Buckingham, came before the said Richer, then mayor, and John, on Saturday before St. Margaret the Virgin, in the 5th year of the king's reign, and acknowledged that he owed to William de Upton 22*l.*, according to the form of the statute of recognisances issued at Westminster, which certificate was returned into chancery in the said year.

To the treasurer and barons of the exchequer. Order to cancel the enrolment in the estreats of the rolls of chancery at the exchequer of the king's letters patent dated 26 March, in the 7th year of his reign, granting to Ingelram Berenger 76½ acres of the king's wastes in his forest of Blake-more, in a place called 'Rocumbe,' measured by a perch of 20 feet, rendering therefor 25s. 6*d.* yearly by the hands of the sheriff of Dorset, at which sum the 76½ acres were arrented, and to discharge Ingelram and the sheriff of Dorset of the above sum yearly from the said 26 March, as Ingelram has asserted in chancery that the aforesaid letters were obtained without his licence and will, and that he never received them from the hanaper, and the king has caused the said letters, which were restored to chancery by John de Ellerker, keeper of the hanaper, to be annulled and the enrolment thereof in the rolls of chancery to be cancelled.

May 28.
Westminster.

To Robert de Barton. Order to attend to the ordinance for the repair of the defects in the castles of Carlisle and Cokermuth to be made by Andrew de Hartela and him, whom the king appointed to survey the defects necessary to be repaired for the safe-guarding of the castles, and to attend to the supervision of the repairs. The king has ordered the abbot of St. Mary's York, collector in the diocese of York of the tenth imposed upon the clergy by the pope for the king's use, to pay him 100 marks out of the tenth for the repair of the aforesaid defects. By K.

May 26.
Westminster.

To Richard de Rodeneye, escheator this side Trent. Order to deliver to Alice, late the wife of Hugh de Hothham, tenant by knight service of the

1321.

Membrane 4—cont.

heir of Robert de Welle, tenant in chief, a minor in the king's wardship, a third of a toft and of 28 acres and $1\frac{1}{2}$ roods of land and of 6 acres and half a rood of meadow in Westrasen, which third is of the yearly value of 4s. 10d., the king having assigned the same to her as dower.

May 26. To the same. Order not to intermeddle in any wise with the manor of Westminster. Douedyk and the advowson of the church of Soterton, and not to molest or aggrieve the abbot of Croyland concerning the possession of the same, the king having, on 24 January, in the 8th year of his reign, ordered John Abel, then escheator this side Trent, not to intermeddle further with the manor and advowson, because it was found by an inquisition taken by him that the abbot of Croyland and his predecessors had been in peaceable possession thereof from time out of mind, without any change of their estate, as of the right of the church of Croyland, which manor and advowson the said John threatened to take into the king's hands because he believed that the predecessors of the abbot had acquired them after the publication of the statute of mortmain, and the present escheator has threatened to take them into the king's hands upon the same grounds.

May 30. To Richard de Rodeney, escheator this side Trent. Order to cause John Westminster. de Pappeworth, son and heir of William de Pappeworth, tenant in chief, to have seisin of his father's lands, as he has proved his age and the king has taken his homage. By p.s. [5657.]

May 28. To the same. Order to assign dower to Amice, late the wife of Laurence Westminster. de Holebech, in the presence of the heirs and parceners of his lands, and of Simon de Driby, to whom the king has committed the custody of the purparty of Margaret (*sic*) daughter of the said Laurence, during her minority, if they choose to attend, Amice having prayed the king to cause dower to be assigned to her, which the king assents to, although it was found by an inquisition taken by the said escheator that Laurence held no lands of the king in chief at his death in his bailiwick, because it was found by an inquisition taken by Gilbert de Stapelton, escheator beyond Trent, that Laurence held at his death, by the courtesy of England, certain tenements in Thoren Gumbaud, co. York, in chief of the king by knight service, as of the honour of Albemarle, of the inheritance of Margaret, his deceased wife, by which inquisition it was found that Christiana, one of the daughters and heiresses of Laurence and Margaret, is of the age of 12 years.

To the same. Order to deliver to Joan, late the wife of Richard son of John de Rokeslee, the manor of Terhyngnam and the issues of the same from the time when it was taken into the king's hands upon Richard's death, as it appears by inquisition taken by the escheator that Richard died seised of the said manor, and that Richard acquired it together with the said Joan from Eleanor de Cryel by the late king's licence, the king having taken Joan's homage for the manor. By p.s.

May 26. To the sheriff of Somerset. Order to restore to John de Grendenham, Westminster. clerk, his lands and goods, which were taken into the king's hands upon his being charged at Salesbury before Henry Spigurnel and his fellows, justices of oyer and terminer in that county, with a robbery from Robert de Hungerford and Richard de Stok, chaplain, at Wolfhale, of goods to the value of 100s., and for the rape of Sarah, late the wife of William de Cotes, at Northrugge, in the hundred of Wermynstre, and for abducting her against her will, as he has purged his innocence thereof before R. bishop of Salisbury, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

The like to the sheriff of Wilts.

May 28. To Henry (*sic*) de Staunton and his fellows, justices in eyre at the Tower Westminster. of London. Order to supersede until the quinzaine of Michaelmas next the

1321.

Membrane 4—cont.

rendering of judgment in the plea pending before them between the king and S. bishop of London and the dean and chapter of St. Paul's, London, to shew by what warrant the bishop, dean and chapter claim to have divers liberties in the city of London, and to certify the king at that time concerning the same, so that he may cause to be done herein what shall seem good by his counsel.

To Anthony de Lucy, keeper of the manors of Penreth and Suoreby (*sic*). Order to expend up to 100s. in repairing the king's mills of Suoreby and his prison and bakehouses of Penreth, which were burned and destroyed by the Scotch enemies. Witness the king at Redyng, 18 May, in the 13th year. By C.

June 1. To the treasurer and barons of the exchequer. Order to cause the men
Westminster. of the counties of Cumberland and Northumberland to have respite until All Saints next for all debts due to the exchequer, except farms that are fixed (*in certo*), the king having granted them such respite in compassion for their estate. By p.s.

May 28. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with a plot of land (*placea*) called 'le Park,' containing 250 acres of land, meadow, wood, and pasture, a member of the manor of Swelle, and to restore the issues thereof, which plot he has taken into the king's hands on the pretence that the abbot of Hailles acquired it after the publication of the statute of mortmain, as it appears by inquisition taken by the escheator that Richard, sometime earl of Cornwall, enfeoffed the abbot and convent of Hailles, twenty years before the publication of the said statute, of the manor of Swelle, together with the aforesaid plot in frankalmoin, by which inquisition it was found that the plot is worth 60s. yearly in all issues, and that it is held of the king in chief in frankalmoin as of the heir of the late earl of Cornwall.

May 30. To the same. Order not to intermeddle further with a messuage in
Westminster. Spaldyngg', and to restore the issues thereof to the prior of Spaldyngg', which messuage the escheator has taken into the king's hands because he believed that the prior had acquired it contrary to the statute of mortmain, as it appears by inquisition taken by the escheator that John, sometime prior of Spaldyngg', granted the messuage to Ralph de Shorham and Cicely his wife, to have to them and the heirs of Cicely's body, and that the present prior entered the messuage after the death of Ralph and Cicely, because Cicely died without an heir of her body, and that he afterwards granted the messuage to Robert son of Matthew de Spaldyng for life, and that Robert after some time rendered the messuage to the prior, who held it and continued his seisin thereof for this reason, and not in fraud of the aforesaid statute.

MEMBRANE 4—Schedule.

1320.

Brevia de warantia dierum.

Oct. 18. To the justices of the Bench. Order not to put John de Insula of
Westminster. Wodeburn in default for his failure to appear before them on Monday the morrow of a month from Easter last in the action between the said John, demandant, and Thomas del Haye, tenant, concerning the manor of Southgoseford, as John was engaged in the king's service on the said day. By K. on the information of Master Robert de Baldok.

1321.

Jan. 29. To the justice of Chester. Order not to put Andrew de Kendale in
Westminster. default for his failure to appear before them on Monday the morrow of St. Thomas the Apostle last, in the assize of mort d'ancestor arramed

1321.

Membrane 4—Schedule—cont.

before them by Thomas son of Thomas de Eyton against Andrew and Anna his wife, in the court of Edward, earl of Chester, concerning two messuages and 7 acres of land in Overton Maddok, co. Flynt, as he was engaged in the king's service on that day. By p.s. [5567.]

May 12. To the justices of the Bench. Order not to put William Hereward in
Westminster. default for his failure to appear before them on Monday the morrow of the quinzaine of Easter last in the action before them between the said William and William de la Marche concerning the taking and detinue of William Hereward's cattle, as he was engaged in the king's service on that day. By K.

June 2. To John de Foxle and his fellows, justices to take assizes in co. Oxford.
Westminster. Order not to put Richard de Cornubia in default for his failure to appear before them on Thursday before Michaelmas last in the assize of novel disseisin arramed by him against Paulinus de Hauvill and others contained in the original writ concerning a tenement in Shaldeswell, as he was engaged in the king's service on that day. By p.s.

June 30. To the justices of the Bench. Order not to put William Berd of Sutton
Westminster. in default for his failure to appear before them on Sunday in three weeks from Easter, in the 12th year of the king's reign, and on the following Monday in the action between Richard Darcy and Alice his wife, demandants, and the said William and Lucy his wife, tenants, concerning a mill, 80 acres of land, 10 acres of meadow, 20 acres of wood, and 9 marks of yearly rent in Ekebokelond, Thornbur[y], Cumpton, and Haneknoll, as William was engaged in the king's service on those days. By p.s.

July 3. To John de Mutford, Adam de Brom, and William de Gosefeld, justices
Westminster. to take assizes in co. Essex. Order not to put John de Handlo and Adam de Aungre in default for their failure to appear before them on Saturday after Holy Trinity last at the taking of an assize of mort d'ancestor arramed by John de Lancastre against the said John and Adam and Matilda, wife of the said John, concerning 41 messuages, 602 acres of land, 16 acres and 3 roods of meadow, 4 acres of pasture, 239½ acres of wood, 52 acres of marsh, 61s. 9d. of yearly rent, and a moiety of a mill in Stansted Montfichet, Great Hoilland, Esthamme, and Westhamme, as they were engaged in the king's service on that day. By p.s. [5694.]

MEMBRANE 3.

May 28. To the sheriff of York. Order to pay to Oliver son of John de Nantoil,
Westminster. usher of Queen Isabella's chamber, the arrears of 6d. a day and two robes yearly from the time of the sheriff's appointment, and to continue to pay him the same, in accordance with the king's grant to him dated 29 May, in the 6th year of his reign.

June 1. To Richard de Rodeneye, escheator this side Trent. Order not
Westminster. to intermeddle further with the lands of Laurence de Holbeche and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held at his death certain lands in Holbeche as of the right of Amice his wife, who survives him, and that Laurence and Amice held jointly at his death certain lands in the same town of their acquisition, and that the lands are held of other lords than the king.

To the chamberlain of Karnarvan. Order to pay to the king's yeoman Rhys (*Reso*) ap Gryffyth, bailiff of the forestry of Snowdon in Wales, the arrears of his wages from the time of the chamberlain's appointment, and to continue to pay him the same.

1321.

Membrane 3—cont.

- June 2. To the bailiffs of Scardeburgh. At the suit of Peter de Wellewyk, merchant and burghess of Ravenesrodd, that whereas he caused a ship to be laden in Estland at Aldeburgh in Denmark (*Denemarch'*) with wheat, rye, and other his goods to the value of 60*l.* sterling, for the purpose of bringing the same to England to trade therewith, certain malefactors of the town of Flissing', of the power of the count of Hainault, entered the ship in hostile manner whilst on her voyage to this realm on the coast of Zeeland (*Seland*) near Wolk' and Walker, and slew Peter's son, and took the ship and cargo with them to the count's land, the king has frequently requested the count to cause justice to be done to Peter in this behalf, but the count has failed to do so, as the community of the town of Ravenesrod have signified by their letters patent: wherefore the king orders the bailiffs to arrest goods of the count's men and merchants to the value of 60*l.*, and to cause the same to be kept safely until further orders.
- June 11. To the treasurer and barons of the exchequer. Order to discharge Juliana de Leyburne of 43*l.* exacted from her by summons of the exchequer for issues forfeited before William de Bereford and his fellows, justices of the Bench, as the king has pardoned her that sum. By p.s. [5680.]
- June 20. To Aymer de Valencia, earl of Pembroke, keeper of the forest this side Dover. Trent, or to him who supplies his place in the forest of Claryndon. Order to cause the sheriff of Wilts to have 20 beeches fit for timber in the king's wood of Bocholt, within the said forest, for the repair of the king's water-mills of Old Sarum. By C.
- June 20. Peter de Fornsete, imprisoned in Norwich castle for the death of Richard de Lound, has letters to the sheriff of Norfolk to bail him.
- May 22. To Richard de Rodeneye, escheator this side Trent. Order to make Westminster. partition of the manor of Alet, and to cause Michael Duraunt and Eleanor his wife, daughter of Walter son and heir of John de Alet, to have seisin of half of the same as her purparty, as it appears by inquisition taken by Master John Walewayn, late escheator this side Trent, that John de Alet granted the manor to Serlo de Nansladron during John's life, by virtue whereof Serlo was seised thereof until John's death, and that after John's death Walter entered the manor, and that Serlo forthwith ejected him, and that the manor came to the king's hands upon Serlo's death by reason of the minority of Walter's heirs, by which inquisition it was found that the manor is held of the king in chief by knight service, and that Eleanor and Margery, daughters of Walter, are his next heirs, as the said Eleanor proved her age before the said escheator, and the king took Michael's fealty for her purparty, the king having ordered the aforesaid late escheator to make partition as above, which order has not been executed.
- June 22. To the treasurer and barons of the exchequer. Order to discharge John Dover. de Segrave, the younger, and Juliana his wife of the demand for Juliana's service to the late king in his army of Scotland, in the 34th year of his reign, for the manor of Folkestan, which she then held of the late king by the service of an eighth part of a knight's fee. By p.s.
- June 20. To the sheriffs of London. Order to take Stephen de Thersk back to Dover. St. Bride's church in the suburbs of London, as S. bishop of London has signified the king by his letters patent that whereas Stephen fled to the said church for sanctuary from Neugate prison, wherein he was imprisoned upon a charge of theft, certain malefactors violently took him out of the church and led him back to the said prison.
- June 27. To Richard de Rodeneye, escheator this side Trent. Order not to inter- Westminster. meddle further with an acre and a rood of land and three roods of meadow in Kereby, and to restore the issues thereof, which land he took into the

1321.

Membrane 3—cont.

king's hands by reason of the alienation thereof made by Thomas atte Monekes to Matthew Mayel, clerk, without the king's licence, the escheator asserting that the land is held in chief of the king, as it appears by inquisition taken by the escheator that the land is not held in chief of the king, but is held of Lucy Mayel by the service of a rose-flower yearly at Midsummer, and that Lucy holds it with other things of John de Weston by the service of 2s. yearly for all service.

June 30. To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of Thomas le Corvyser, who is incapacitated by illness and age.

June 29. To the justices in eyre at the Tower of London. Order to permit Westminster. Thomas, earl of Lancaster, to have the liberties in the city of London and suburbs claimed by him before them as pertaining to the honour of Leycestre, without proceeding in anywise to enquire concerning the same at present, lest prejudice should be done to the king in the event of the honour reverting to him, as Henry III. granted to Edmund his son, on 22 April, in the 53rd year of his reign, the honour, town and castle of Leycestre and all lands of the honour and all knights' fees, etc., pertaining thereto, which formerly belonged to Simon de Monte Forti, earl of Leicester, and which escheated to the said king upon Simon's rebellion, and the king now understands that Thomas, earl of Lancaster, son and heir of the said Edmund, claims divers liberties in the city of London before the justices as pertaining to the said honour. By K.

————— To the mayor, bailiffs, and men of the town of Notyngnam. Grant of
 ————— certain tolls for two years in aid of enclosing that town. [*Incomplete.*]
Vacated, because on the Patent Roll.

MEMBRANE 2.

June 2. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
 Westminster. meddle further with the lands that Richard son of John [de*] Rokesle held of other lords than the king, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held nothing in chief of the king at his death, except the manor of Terlyngnam, which is held of the king in chief by knight service, and whereof he was enfeoffed jointly with Joan, his late wife, wherefore the king has taken Joan's homage and restored the manor to her.

To Master John Cogan, treasurer of Ireland. Order to pay 50*l.* to John de Bermyngeham, earl of Loueth, for the execution of certain affairs of the king's enjoined upon him. By K.

To the treasurer and chamberlains. Order to cause Wyndesore castle to be victualled by the advice of Ralph de Camoys, constable of that castle. By p.s.

June 1. To the treasurer and barons of the exchequer. Order to cause to be
 Westminster. paid to Almaric de Credonio, the king's kinsman, all the issues of the lands of Drogo de Mello, tenant in chief, for one whole year before 4 August last, when the king granted to him the custody of Drogo's lands during the minority of Margaret, one of his daughters and heiresses, as the king wishes to reward Almaric further for his services.

By K. on the information of Master Robert de Baldok.

* From the marginal abstract.

1321.

Membrane 2—cont.

June 3. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with the lands of Laurence de Holebech in his bailiwick, which were taken into the king's hands because Laurence held of the king in chief elsewhere, by the courtesy of England, of the inheritance of Margaret, his deceased wife, as it appears by inquisition taken by the escheator that he held no lands in chief of the king in the escheator's bailiwick at his death by reason whereof the custody of his lands ought to pertain to the king; saving the king's right in everything and saving dower to Amice, late the wife of Laurence, to be assigned to her according to the extent made, or, if need be, to be made again, in the presence of the heirs and parceners of the inheritance and in the presence of Simon de Dryby, to whom the king committed the custody of the purparty of Christiana, one of the daughters and heiresses of the said Laurence and Margaret, during her minority, which dower the king has ordered the escheator to assign to Amice by the assent of certain of the parceners.

To the treasurer and barons of the exchequer. Order to acquit Oliver de Burdeg[ala] and Matilda his wife, to whom the king granted, on 2 November, in the 12th year of his reign, with the assent of the prelates, earls, barons, and other *proceres* of the realm assembled in parliament at York, all the lands of Folie Johan and Hiremere, which are within the bounds of the forest of Wyndesore, and which John de Drokenesford, bishop of Bath and Wells, held of the king by a certain arrentation, and which the king had of the said bishop's grant, to have and to hold to the said Oliver and Matilda, and the heirs of Oliver's body by the service of a rose yearly, if it be asked, the king having previously, on 22 April, in the 10th year of his reign, granted the said lands to Oliver and the heirs of his body by the said service, of the following sums from the said 22 April, which Oliver has given the king to understand are exacted from him and Matilda by summons of the exchequer: 57s. 4d. for 172 acres of waste of the king's soil near Luf-feld in the said forest, arrented to the aforesaid John in the 29th year of the late king's reign, and 34l. for entry; 4d. for an acre at Northurst, arrented to the said John in the same year, and 4s. for entry; 29s. 10d. for 89½ acres in a plot between La Brokhull and the house of Hugh de Sancto Philberto, arrented to John in the 32nd year of the late king's reign, and 17l. 18s. for entry; 20s. for 60 acres at Holecroft and Nothurst, arrented to John in the same year, and 7l. 16s. 7½d. for entry; 13s. 0¾d. for 39 acres and 24½ perches against the said John's house on the north and in another plot on the east near La Crikeledeock, arrented to John in the same year, and 12l. for entry; 17½d. for 4 acres, 1 rood, and 16 perches at Mapeldorerugge in the said forest, arrented to John in the 33rd year of the late king's reign, and 17s. 6½d. for entry; 13s. 4d. for 24½ acres and 32 perches at La Brodestrode in the said forest, arrented to John in the 27th year of the late king's reign, and 6l. 9s. 0d. for entry; 6s. 4½ for 12½ acres and a rood at Assherugeshede, in the said forest, arrented to John in the same year, and 76s. 6d. for entry; 3½d. for half an acre and 9 perches there; arrented to John in the same year, and 3s. 6d. for entry; if the lands thus arrented are comprehended under the names of the said lands of Folie Johan and Hiremere.

June 4. To the sheriff of Worcester. Order to resume into the king's hands the
Westminster. body of the castle of Elmeleye in his bailiwick, which belonged to Guy de Bello Campo, late earl of Warwick, and which the king lately granted to Hugh le Despenser the elder, it being in the king's hands by reason of the minority of Thomas, son and heir of the said Guy, and to cause it to be guarded safely until further orders, and to make an indenture of the arms (*armaturis*), victuals, and other goods in the same between him and one of the king's subjects of those parts in the presence of twelve men to be taken by the sheriff for this purpose.

By K.

1321.

Membrane 2—cont.

June 3. Westminster. To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with a messuage and a virgate of land in Alne, co. Warwick, which he has taken into the king's hands because it was found by an inquisition taken by his sub-escheator in that county, in the absence of Simon de Shireford, parson of the church of Kenewarton, that the abbot of Wynhecombe, tenant in chief, had alienated the said messuage and virgate to a certain parson of the aforesaid church after the publication of the statute of mortmain without licence from the late or present king, as the king learns by inquisition taken by the escheator that Simon de Shireford and all his predecessors, parsons of the said church, have always held the said messuage from time out of mind as glebe of that church, so that neither the abbot of Wynhecombe nor any one else except Simon and his predecessors ever had anything in the said messuage and virgate.

June 5. Hadleigh. To the sheriff of Salop and Stafford. Order to buy and purvey victuals to the value of 50*l.* by the advice of Alan de Cherleton, constable of Montgomery castle, for the munition of that castle, and to cause the same to be delivered to the aforesaid constable.
By p.s. [5671.]

June 8. Faversham. To the sheriff of Southampton. Order to release the wife and friends of Robert Lewer, who were arrested by the king's order, and to discharge their mainpernors, and to cause his lands and chattels to be restored to Robert, together with the money in hand of his farms and rents levied by the sheriff, as the king has remitted to Robert the cause for which he ordered these arrests to be made.
By p.s. [5673.]

To John le Barber. Order to restore to the said Robert his lands and chattels, which are in John's custody by the king's commission, together with the money, etc., as above.
By p.s. [5673.]

The like to Edmund Quarel.

June 9. Sturry. To Richard de Rodeneye, escheator this side Trent. Order to seise into the king's hands without delay all the lands of Hugh le Despenser, the younger, in his bailiwick, and to cause the same to be kept safely until further orders.
By p.s.

June 14. Minster in Thanet. To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Ralph le Selere, deceased.

June 4. Hadleigh. To the sheriff of Wilts. Order to cause the goods and chattels found in the manors of Wexcombe and Burbachesauvage, which belonged to Hugh Daudele, the younger, and which were taken into the king's hands with his other lands by consideration of the king's court, to be kept without sale or dispersal until further orders.
By p.s.

The like to the sheriffs of the following counties for the goods in the following manors :

Norfolk, for the manors of Welles and Little Bernyngham.

Suffolk, for the manors of Desnyng' and Cavenham.

Kent, for the manor of Bradestede.

Surrey, for the manors of Blechyngleye, Ocham, and Tillingdon.

Essex, for the manors of Aungre and Stapelfordtany.

Devon, for the manor of Chitelhampton.

June 15. Minster in Thanet. To the sheriff of Hertford. Order to supersede the proceeding to outlaw John son of Nicholas de Stebbyng' at the king suit, as he is put in exigent to be outlawed in the sheriff's county [court] on Wednesday next by reason of the suit prosecuted against him by Master Jordan Moraunt in his own and the king's name for a trespass upon the king and Jordan at Sabricheworth, if they find that Jordan has remitted his suit to John, as the king understands that he has done.

1321.

Membrane 2—cont.

June 3. To the prior of the order of Friars Preachers, London. Request that
Westminster. they will cause a safe place to be assigned for the custody of the rolls of chancery of the king and his progenitors, according to the requirements of William de Ayremynne, in whose custody they are, as the king wills that the said rolls, which have been for some time in the house of the Carmelite Friars in the suburbs of London, shall be kept in their house under the custody of the said William until otherwise ordered. By K.

Vacated, because [the letters] were restored, and because the rolls are in the Tower of London.

June 22.
Dover.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with the manors of Wondestre and Stathe, co. Somerset, taken into the king's hands upon the death of John de Berkeleye of Erlyngham as if he held them in chief, as it appears by inquisition taken by the escheator that he held no lands in chief at his death, but that he held a quarter of the manor of Wondestre of John de Meoles, a minor in the king's wardship, by the service of 2½*d.* yearly, and a quarter of the manor of Stathe of the said John de Meoles by socage, by which inquisition it appears that Elizabeth, Felicia, Thomasia, and Margaret, his daughters, are his next heirs, and that Elizabeth the eldest daughter is 16 years of age, Felicia 14, Thomasia 11, and Margaret 9.

June 12.
Sturry.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver Geoffrey de Bochurst, Roger le Cras, John Wade, and William atte Brigge, imprisoned at Wyndesore for trespass of venison in the forest at Wyndesore, in bail to twelve mainpernors for each, who shall undertake to have them before the justices for Forest pleas in co. Berks when they come to those parts.

June 20.
Dover.

Thomas le Kene, imprisoned at Oxford for the death of William son of Robert Barcher of Caldecote, has letters to the sheriff to bail him.

June 28.
Westminster.

To the sheriff of Bedford. Order to cause a coroner for that county to be elected in place of John de Wotton, who is incapacitated by illness and infirmity.

MEMBRANE 1.

July 4.
Westminster.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent, or to him who supplies his place. Order to cause John son of Roger son and heir of Roger son of John, tenant in chief, to have seisin of the bailiwick of the stewardship of the forest of Long Forest, co. Salop, which belonged to his father and was taken into the king's hands upon his death, together with the issues thereof from 26 December last, when the king took John's homage and ordered Richard de Rodeneye, escheator this side Trent, to cause him to have seisin of his father's lands.

July 1.
Westminster.

To the sheriff of York. Order to cause dower to be assigned to Matilda, late the wife of Michael le Aumonier of Bondbrustwyk, tenant in chief, upon her taking oath not to marry without the king's licence, according to the extent made at another time by Gilbert de Stapelton, late escheator beyond Trent, a transcript whereof the king sends him *sub pede sigilli*, or according to another extent to be made if necessary, in the presence of William le Aumonier, son and heir of Michael, if he choose to attend.

July 2.
Westminster.

To Richard de Rodeneye, escheator this side Trent. Order to cause dower to be assigned to Gerard de Seckyndon and Joan his wife of the lands of Hugh de Garthorp, tenant in chief, her former husband, in the presence of Jocus de Spaldyng, to whom the king has committed the custody of two

1321.

Membrane 1—cont.

parts of the said lands, if he choose to attend, as the king has pardoned Gerard and Joan their trespass in marrying without his licence for a fine made with him by Gerard.

July 4. To the sheriffs of London. Order to supersede until further orders the
Westminster. throwing down of a wall in the parish of All Saints near the Wall and of another wall in the parish of St. Peter's, Bradestrete, although it was presented before the justices in eyre at the Tower of London that the brethren of St. Augustine's London had made a purpresture by unjustly raising the said walls, and it was considered that the walls should be thrown down, as the king wishes to be fully certified concerning the premises before the walls be thrown down. By K.

July 5. Hugh le Smythessone of West Chyvyngton, imprisoned in the castle of
Westminster. Newcastle-on-Tyne, for the death of Hugh de Grenessone of Est Ch[yvyng]ton, has letters to the sheriff of Northumberland to bail him until the first assize.

Aymer son of Gilbert de Carleton of Neweburn, Godman Helyoun, and John Hode of Sutton, imprisoned at Melton for the death of Th[omas] son of Alice de Wodeford, have letters to the sheriff of Suffolk to bail them until the first assize.

July 4. To the sheriffs of London. Order to supersede until the further orders
Westminster. the throwing down of a purpresture made by the Carmelite friars in the parish of St. Dunstan 'West,' London, although the purpresture was presented before the justices in eyre at the Tower, and it was considered that it should be thrown down, as the king wishes to be certified fully concerning it before it be thrown down. By K.

July 4. To Joan, late the wife of Nicholas Daudeleye. Order to pay to
Westminster. Nicholas de Wedergrave a yearly pension of 10*l.* from the manor of Forde, co., which was assigned to her as part of her dower as of the clear yearly value of 17*l.* 16*s.* 6*d.* after the above pension and other charges had been deducted, from the time when the manor was assigned to her, as the said Nicholas has given the king to understand that she has refused to pay him the aforesaid pension, wherewith her husband charged the aforesaid manor, as contained in the inquisitions taken after her husband's death concerning his lands.

1320.

MEMBRANE 26d.

July 10. Giles son of John de Farlyngton acknowledges that he owes to Richard
Westminster. de Ingelton 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Northampton. Witness: Aymer de Valencia, earl of Pembroke.

John de Mereworth, knight, acknowledges that he owes to Ralph Gerveys of Saxthorp, chaplain, and Reginald Fox of Corpesty, clerk, executors of the will of Simou de Creppingge, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

July 11. Robert Gerberd, William his son, and Robert, brother of William,
Westminster. acknowledge that they owe to John Mautravers, the younger, 66*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

John Mautravers, the younger, acknowledges that he owes to Henry de la Hide of Pymperne 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Cancelled on payment.

1320.

Membrane 26d—cont.

Henry de la Hyde of Pymperne acknowledges that he owes to John Mauntravers, the younger, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Cancelled on payment.

Gilbert Pecche, knight, acknowledges that he owes to Roger le Botiller 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Foxle, knight, acknowledges that he owes to Nicholas de Langeton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

John son of Reginald de Rissbendon acknowledges that he owes to John son of Stephen de Hushwayt 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Peter son of Reginald acknowledges that he owes to Ralph de Gorges 30 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Adam de Lovetot acknowledges that he owes to Robert de Bardelby, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

Hugh Madefrey acknowledges that he owes to Ralph de Cobeham, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

William de Sothill puts in his place William de Aberford to prosecute the matter of a presentation (*sic*) for 55*l.*, made to him by Robert son of William le Vavassour.

Roger son of Thomas de Leukenore acknowledges that he owes to Thomas de Leukenore and Sibyl his wife 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Northampton.

Partition of the lands lately belonging to William de Nevill in Combe Nevill, co. Surrey, made before the escheator on 3 September, 13 Edward [II]. The following tenements are assigned to John de Hadresham and Nicholaa his wife, one of the daughters and heiresses of the said William: a moiety of the chief messuage towards the west, with its easements and appurtenances, of the yearly value of 18*d.*; of the arable land 6 acres, of the yearly value of 2*d.* an acre, and 103 acres, of the yearly value of 1*d.* an acre; of the mowing meadow 3½ acres, each of the yearly value of 12*d.*, and 8 acres and 3½ roods, each acre of the yearly value of 6*d.*; of the several pasture 119 acres, each of the yearly value of 2*d.*; 15 acres of wood, each of the yearly value of 2*d.*; eight customary tenants, whose rents and services are of the yearly value of 34*s.* 6*d.* Total of the extent: 75*s.* 4½*d.* There remain in the king's hands by reason of the purparty not yet sued for of Richard le Wayte, who married Alice, the second daughter and heiress of William, of the inheritance of Henry her son and heir, a minor, the following tenements: the other moiety of the aforesaid chief messuage on the east, with its easements and appurtenances, of the yearly value of 18*d.*; of the arable land 6 acres, each of the yearly value of 2*d.*, and 91 acres 3 roods of land, each of the yearly value of 1*d.*; of the mowing meadow 3½ acres, each of the yearly value of 12*d.*, and 9 acres, each of the yearly value of 6*d.*; of the several pasture 119 acres, each of the yearly value of 2*d.*; 15 acres of wood, each of the yearly value of 2*d.*; eight

1320.

Membrane 26d—cont.

customary tenants, whose rents and services are of the yearly value of 35s. 9 $\frac{3}{4}$ d. Total of the extent: 75s. 4 $\frac{1}{2}$ d.

Memorandum, that on the 27 May, in the 13th year of the reign of king Edward, partition was made of the aforesaid William de Neville's lands in Suthmorton. This is the first part: Miles de Mortone holds 15 acres of land in Suthmorton, and renders yearly 9s. 9d.; Thomas de Mortone holds there 5 $\frac{1}{2}$ acres of land, and renders yearly 7s. 1 $\frac{1}{2}$ d.; Nicholas Brunyng holds there one acre, and renders yearly 9d.; Richard South and Dionisia his wife hold a messuage, a croft, and half an acre there, rendering yearly 2s. 3 $\frac{1}{2}$ d.; John le Yeonge holds a messuage, 14 $\frac{1}{2}$ acres of land and 1 $\frac{1}{2}$ roods, rendering yearly 6s. 1d.; Walter Wolle holds a messuage and a virgate of land, rendering yearly 5s.; John Russel holds a messuage, rendering yearly 18d.; William Dauteseye holds a messuage and 20 acres of land, rendering yearly 12s. 3d. Total of the aforesaid part, 44s. 10d. Which rent is delivered to John de Hadresham and Nicholaa his wife, co-heiress of the aforesaid William, for their partition by virtue of a writ directed to me.* The second part is this: Fulk de Ruycote holds 3 virgates of land in Suthmorton, rendering 12d. yearly; Walter the clerk holds a messuage and a virgate of land, rendering 8s. yearly; a messuage and a virgate of land that Robert Basset formerly held, rendering yearly 8s., whereof Christina, Robert's wife, holds the messuage, and John le Yeonge holds 2 acres, Thomas de Mortone 11 acres, Simon de Shotwell 1 acre, John Blakemor half an acre, John Russell half an acre, Nicholas Brounyng half an acre, and Walter Bolle half an acre; a messuage and a virgate of land formerly held by Richard the Smith (*Faber*), rendering yearly 8s., whereof Thomas de Morton holds 13 acres, John le Yeonge 1 $\frac{1}{2}$ acres, John Russel half an acre, Nicholas Bromyng (*sic*) half an acre, and Walter the clerk 1 rood; Walter le Reve holds a messuage and a virgate there, rendering 8s. yearly; John de Rydale holds a messuage and a moiety of a water mill, with a meadow and 10 acres and 1 rood of land, and a croft, rendering yearly 12s. Total of this part, 45s.; which part remains in the king's hands by reason of the part that ought to fall to Alice, the second daughter of the said William, whom Richard le Wayte married, and who is dead.

Edmund de Sancto Claro, son of William de Brenton of Eslyngham, acknowledges that he owes to Reginald de Swafham 40l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

July 15. John de Lenham acknowledges that he owes to Thomas Cok of Abyndon
Westminster. 300l.; to be levied, in default of payment, of his lands and chattels in
co. Berks. Witness: Aymer de Valencia, earl of Pembroke.

July 20. John de Bury of London and Cicely, late the wife of Richard de Ware,
Stratford. acknowledge that they owe to William de Ayremynne, clerk, 4l.; to be
levied, in default of payment, of their lands and chattels in the city of
London.—R. de Bard[elby] received the acknowledgment.

Cancelled on payment.

Eudo de Helpryngham acknowledges that he owes to Hugh Madefray, citizen of London, 40l.; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Thomas de Berton, vicar of Melkesham church, puts in his place Thomas de Evesham and Thomas de Mershton to prosecute the matter of a recognisance for 1,000 marks made to him by John de Sloghtre.

* That is, the escheator.

1320.

Membrane 26d—cont.

Nicholas de Bassyngburn of Takeleye acknowledges that he owes to John Bataille of Manewedene, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nicholas de Bassyngburn of Takeleye acknowledges that he owes to Thomas de Brauncestre, the younger, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert de Hampton, parson of Middelton church, diocese of York, acknowledges that he owes to John de Ellerker, the elder, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 22.
Dover.

John de Cusinton acknowledges that he owes to Master Edmund de Mephram 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

July 26.
Hadleigh.

The abbot of Wardon acknowledges, for himself and convent, that he owes to John de Triple, citizen and merchant of London, 500 marks; to be levied, in default of payment, of their lands and chattels in cos. Bedford, Northampton, Huntingdon, and Hertford.

Cancelled on payment.

Giles son of John de Farlyngton acknowledges that he owes to John de Harwedon, parson of Stokebruere church, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Hemmyngford acknowledges that he owes to William de Ayremynne, clerk, 7*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.—The chancellor received the acknowledgment.

Cancelled on payment.

The king sent his letters of privy seal to this effect: Edward, etc., to his clerks William de Ayremynne, Robert de Bardelby, and William de Clyf, keepers of his seal, notifying his arrival at Dovre, on Tuesday, 22 July, wherefore he orders them not to use his seal any more. They are also ordered to warn those of the king's council at London, who can stay there without damage to the king, not to leave there until the king's return, which will be shortly. Dated at Dovre, 22 July, in the 14th year of his reign. [*Fœdera.*] Which letters William de Ayremynne received on Wednesday, 23 July, in the inn of the bishop of Chichester, and from that hour nothing was done by the aforesaid seal. On Tuesday following William delivered the seal enclosed under the seals of the aforesaid Robert and William to J. bishop of Norwich, the chancellor, before the king's council in the exchequer at Westminster, in the presence of the said Robert and William, and the chancellor received the seal, and, after removing the seals of Robert and William, closed the seal under his seal, and delivered it thus closed to Sir Walter de Norwyco, chief baron of the exchequer, to be kept in the treasury. [*Parl. Writs.*]

July 27.
Thunderley.

John de Sancto Johanne of Lageham acknowledges that he owes to Laurence de Rustiton 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

MEMBRANE 25d.

July 27.
Thunderley.

Ralph de Sharpenham acknowledges that he owes to Gilbert de Berewyk 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John de Sudbury, knight, acknowledges that he owes to John Billon of Trethiwl 9*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

1320.

Membrane 25d—cont.

Richard de Stapeldon, John de Treiagu, and John Billon of Trethiwl acknowledge that they owe to Clarice, late the wife of Roger de Wellesworth, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Devon and Cornwall.

Cancelled on payment.

The king sent his letters of privy seal to J. bishop of Norwich, his chancellor, to this effect: Edward, etc., to J. bishop of Norwich, his chancellor.—As Robert de Welle, knight, acknowledged before the king at Amiens, on 9 July last, that he owed to Andrew de Hartcla 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland, the king orders the chancellor to cause the recognisance to be enrolled in the rolls of chancery, and to cause execution thereof to be made when the time comes. Dated at Thunderle, 28 July, in the 14th year of his reign. By pretext whereof the underwritten recognisance is enrolled:

July 9.
Amiens.

Robert de Welle, knight, acknowledges that he owes to Andrew de Hartcla 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

July 25.
Hadleigh.

To the collectors of the custom of wool and wool-fells in the port of London. Order to permit native merchants to pass the sea in that port with wool and wool-fells, upon their taking oath to avow the wool and wool-fells under the names of their owners, and not of others, and upon their paying the custom, without taking any other security from them, although the king lately ordered them to take security from the owners of wool and wool-fells to answer and do what pertains to the king concerning wool and wool-fells sent to Flanders, Brabant, and Artoys contrary to the charter of the staple, and contrary to the king's proclamation in this behalf. By K. and C.

The like to the collectors in the under-written ports:

London.	Southampton.	Ipswich.
Boston.	Great Yarmouth.	Kyngeston-on-Hull.
Weymouth.	Lenne.	Newcastle-on-Tyne.

July 28.
Thunderley.

To the sheriff of Bedford and Buckingham. Order not to arrest wool, goods and wares of native or alien merchants by pretext of the king's order above-mentioned, and to restore anything that he may have arrested in this behalf.

The like to the sheriffs of the following counties:

Southampton.	London.
Surrey and Sussex.	Cambridge and Huntingdon.
Somerset and Dorset.	Essex and Hertford.
Warwick and Leicester.	Lincoln.
Gloucester.	Norfolk and Suffolk.
Northampton.	York.
Oxford and Berks.	Northumberland.
Hereford.	

Aug. 4.
Westminster.

John de Houby acknowledges that he owes to Alexander de Medeburn 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Northampton.

Brother Robert, abbot of Stanlegh in Wiltshire, acknowledges, for himself and convent, that he owes to Robert de Cnoel of New Sarum 500*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

William Wolvith acknowledges that he owes to John Triple, citizen and merchant of London, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1320.

*Membrane 25d—cont.*July 26.
Hadleigh.

To Richard de Elsefeld, constable of Bordeaux. Order to bring or send to the Tower of London Henry Maule and his two fellows, in his custody in the castle of Bordeaux, to be delivered to the constable of the Tower, whom the king has ordered to receive them and to keep them safely until further orders.

Aug. 4.
Westminster.

Thomas de Fournival acknowledges that he owes to John de Ebor[aco] 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Aug. 5.
Westminster.

Thomas Cok of Abyndon and John Simeon, citizens and merchants of London, acknowledge that they owe to Hugh le Despenser, the elder, 860*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks and in London.

Cancelled on payment.

The aforesaid Thomas and John acknowledge that they owe to Ingelram Berenger 110*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks and in the city of London.

Cancelled on payment.

William de Cobeham acknowledges that he owes to Hamo de Morston 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Hamo de Morston acknowledges that he owes to William de Cobeham 50 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

The abbot of Robertsbridge acknowledges, for himself and convent, that he owes to Vatinus Chist and Gerard Ramis, merchants of Florence, 46 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Nicholas de Castro, parson of the church of Horyngetoft, diocese of Norwich, acknowledges that he owes to Robert de Hemenhale 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Aug. 8.
Westminster.

Richer de Refham, knight, acknowledges that he owes to Richard de Gatesbury 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Thomas de Fournival, the younger, acknowledges that he owes to Bartholomew de Burghersh 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Bartholomew de Burghersh acknowledges that he owes to Thomas de Fournival, the younger, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Aug. 6.
Westminster.

To Master Henry de Cantuaria. Order to make (*ordinetis*) a calendar divided into titles of all processes, letters, instruments, and rolls touching the duchy of Aquitaine in the treasury and wardrobe, in order to have fuller memory thereof in the future, as shall seem good to him, and according to what has been previously said to him by the king's council, and to cause the matter to be done by those whom he shall see fit to take for this purpose, and to put in due form the undecided processes pending and continued until the next parliament of France, for the information of the king's advocates, and to cause to be transcribed what he shall deem necessary before the quinzaine of Michaelmas. The king has ordered the treasurer and chamberlains and the keeper of the wardrobe to cause the premises to be exhibited to him,

1320.

Membrane 25d—cont.

with the necessary expenses, to be replaced in certain places to be ordained by them and the said Henry when the calendar has been made.

[By p.s. 5681.]

Mandate in pursuance to the treasurer and chamberlains of the exchequer.

Agnes de Thurrok puts in her place Walter de Cherleton to prosecute the matter of a recognisance in chancery for 10 marks made to her by Henry de Novo Castro.

Memorandum, that by virtue of a writ directed to Ralph de Crophull, escheator this side Trent, the said Ralph, in the presence of William de Ebor[aco], Thomas son of Richard, John Amy, William Ravene, William Baldan, and Stephen atte Bakhous, assigned to Margery, late the wife of John de Ros of Ryngburgh, her third part of her late husband's lands in the East Riding of the county of York, to wit a third of the chief messuage of Ruda, with two messuages there built on the south, with ingress and egress in Ruda; a third of a windmill and 5 bovates of land for her dower; a third of a bovat of land called 'Lundecroft' on the south; a third of a wood on the north; with all other profits belonging to the said third part in Ruda, as appears by bounds. He also assigned to her 6*l.* 16*s.* 4*d.* of yearly rent to be received from the free tenants in Ruda, Garton, and Aldeburgh, to wit from Thomas Cok for a toft in Ruda, 3*s.*; from Roger Stort for a toft in the same town, 3*s.*; from John Horn for a toft in the same town, 3*s.*; from Peter Slyght for a toft in the same town, 10*s.*; from Roger le Wryght for a toft in the same town, 6*s.* 8*d.*; from William de Ebor[aco] for a toft in the same town, 6*s.*; from John son of Robert for a toft in the same town, 4*s.*; from Robert Ray for a toft in the same town, 8*s.*; from John Amy for a toft and a bovat of land in Garton, 16*s.*; from Adam Wight for two tofts and 1½ bovates in the same town, 24*s.*; from Alan de Flynton for a messuage and a toft in the same town, 5*s.*; from Master Walter de Fitlyng for two bovates of land and three parts of a bovat in Aldeburgh, 40*s.*; from Thomas Chapman for a toft in the same town, 6*s.* 8*d.*

Assignment of dower to Alice, late the wife of Richard le Alblaster of Northgevelde, made by Ralph de Crophull, escheator this side Trent, in the presence of Walter le Alblaster, son and heir of Richard le Alblaster; to wit a messuage, 3 bovates and 5½ acres of land, and a third of an acre of meadow in Northgevelde; a third of a bovat of land, and a third of a moiety of a bovat, and a third (*sic*) for a third of a mill in Estgevelde. And hereupon she took oath not to marry without the king's licence.

Enrolment of release by Roger de Kynbauton, son of William de Kynbauton, the elder, to Sir Edmund de Wodestoke, son of Edward, the late king, of his right in a messuage and adjoining shops and all other appurtenances lying in Billynggesgate, in the parish of St. Mary atte Hull, in the city of London, which belonged to the releasor's father. Witnesses: Nicholas de Farendon, mayor of London; William Prodhomme and Reginald de Conductu, sheriffs; William de Hedersete, alderman; Walter Waldeshof, Stephen de Abyndon, Richard But, William de Hakeford, Robert Persone and William de Segrave. Dated at Westminster, Sunday after St. Valentine, 14 Edward II.

Memorandum, that Roger came into the chancery, on the above day, and acknowledged the aforesaid deed.

MEMBRANE 24d.

The king lately sent his writ to Roger le Brabazon to this effect: Edward, etc., to Roger le Brabazon and his fellows, justices to hold pleas before him. Order to inspect the inquisitions taken by the escheator beyond Trent at

1320.

Membrane 24d—cont.

the suit of Margaret, daughter of John de Wygeton, tenant in chief, concerning John's lands in his bailiwick, whereby the king learns that Margaret is the daughter and next heir of John, and the inquisitions taken by the escheator this side Trent at the suit of Walter Kirkebrid, Joan daughter of Joan de Raygate, Florence de Wygeton, Margaret and Elizabeth, sisters of the said John, concerning the lands of the said John de Wygeton in his bailiwick, whereby the king learns that Walter is the kinsman, and Joan, Florence, Margaret, and Elizabeth are sisters and next heirs of the said John, which inquisitions the king sends to the justices *sub pede sigilli*, together with the reasons whereby Walter, Joan, Florence, Margaret, and Elizabeth have alleged in chancery, in the presence of the aforesaid Margaret, daughter of John, that she ought not to have the lands, and to hear the reasons and allegations on both sides, and to cause justice to be done to the parties, certifying the king of their proceedings under Roger's seal and returning the inquisitions so that the king may be able to render the lands to the next heir in chancery. Witness the king, at Doncastre, 15 December, in the 9th year of his reign. The king also sent the reasons of the aforesaid Walter, Joan, Florence, Margaret, and Elizabeth, to this effect: *Memorandum*, that on Monday the eve of Simon and Jude, 9 Edward II., Margaret, daughter of John de Wygeton, came into chancery at Westminster before Sir John de Sandale, chancellor, and the other clerks of the chancery sitting with him, and prayed for livery of her father's lands to her as next heir, because it was found by the inquisitions taken by the escheator this side Trent that she is the daughter and next heir of the said John and is of full age, offering her homage and fealty to the king for the said lands. And hereupon Walter de Kirkebrid, kinsman of the said John, came by John de Haryngton his attorney, and Joan, daughter of Joan de Reygate, sister of John, who is married to Nicholas Barde, came by the said Nicholas, her attorney, and Florence de Wygeton, sister of John, who is married to Ector Askelok, and Margaret, sister of John, who is married to Robert de Mathelay, came by Nicholas Tempest, their attorney, and Elizabeth, sister of John, came by Robert de Sandeford and John de Sandeford, her attorneys, and prayed for livery of the aforesaid lands to them as sisters and kinsfolk of John and as his next heirs, because it was found by the inquisitions taken by the escheator beyond Trent that they are his sisters and kinsfolk and next heirs and are of full age, offering their homage and fealty for the said lands to the king. And as a daughter is a nearer heir than sisters or the issues of sisters, they were told to declare the reason for excluding the aforesaid Margaret from the inheritance, and, after deliberation, the aforesaid attorneys said that John had a wife named Dionisia, mother of Margaret, and that a divorce was afterwards pronounced between them in court Christian before the bishop of Carlisle on account of a previous contract of Dionisia with one John Paynel, and that on that account Margaret cannot be the heir of the said John or of anyone else. And hereupon a day was given them in chancery in the quinzaine of Martinmas. At which day Margaret, daughter of John, came into chancery at Wirsshop, and prayed for the lands as before, and Walter and Elizabeth came by their aforesaid attorneys, and Joan, Margaret, and Florence did not come, and Walter and Elizabeth said by their attorneys that Margaret is a bastard by reason of the aforesaid divorce, and this they are prepared to verify, etc., and Margaret said that she was legitimate, and this she is prepared to verify, etc. And hereupon a day is given them in chancery at Doncaster on the morrow of St. Lucy. At which day Margaret came and sought the lands as before, and Walter and Elizabeth came by their aforesaid attorneys, and Margaret, Joan, and Florence did not come, but Walter and Elizabeth say by their attorneys

1320.

Membrane 24d.—cont.

that Margaret is a bastard, etc., and Margaret [says] that she is legitimate, etc. Therefore a day is given them before the king in the octaves of St. Hilary next. At which octaves, in the 9th year of the king's reign, Margaret came before the king and Walter and Elizabeth came, and Joan, Margaret, and Florence did not come, and Walter and Elizabeth say that Margaret is a bastard, and Margaret says, on the contrary, that she is legitimate, and was born in the bishopric of London. As the cognisance of this cause pertains to the ecclesiastical jurisdiction, the bishop of London is ordered to enquire into the matter; who returned the king's writ in the quinzaine of St. John the Baptist, in the 14th year of the king's reign, until which time the matter was pending before him, saying that it was found that the said Margaret, daughter of John de Wygeton, was and is the legitimate daughter of the said John and not a bastard; dated at Orseth, 13 cal. August, 1320. —And now Margaret comes before the king at the aforesaid quinzaine, and Walter and Elizabeth do not come, and Margaret prayed that the bishop's return may be seen, and that right may be done to her. And, as it appears by the bishop's return that Margaret is the lawful daughter and not a bastard, she shall have seisin of the lands aforesaid, and the tenor of this process, together with the escheators' inquisitions, are remitted into chancery, according to the king's order abovesaid.

Aug. 7. Geoffrey de Stokes, knight, acknowledges that he owes to Simon Danvers
Westminster. of Burton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Simon Danvers of Burton acknowledges that he owes to Geoffrey de Stokes, knight, 46*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

William de Morwode acknowledges that he owes to John de Breydeston 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Fulk, prior of Bernewelle, acknowledges, for himself and convent, that he owes to Bartholomew Muscardi, Wlpinus Johannis, Henry Fauconer, John Boillet, merchants of Florence, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Cancelled on payment.

The aforesaid prior acknowledges that he owes to Nicholas Ceriolo and Thomas de Coronario, merchants of Genoa, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Cancelled on payment.

Aug. 7. To Walterottus and Doffus de Bardis and their fellows, merchants of
Westminster. the society of the Bardi of Florence. Request that they will send back to the king as soon as possible Roger Ardingelli, of their society, to whom the king has granted licence to come to them on account of certain matters of Roger's in their parts, although his presence is useful and agreeable to the king on account of his fruitful services, wherefore the king commends him. The king intimates to them that he will have all the affairs of their society specially recommended on account of the constancy and service of the said Roger and of Dinus Forcetti of their society, as he has written to them upon another occasion.

Aug. 9. Walter Peykoc and Thomas de Dorem acknowledge that they owe to
Stratford-atte-Bow. Master Henry de Clyf and Adam de Brom 61 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

— The prior of Watton puts in his place Patrick de Langedale to prosecute the matter of a recognisance for 400*l.* made to the said prior by Peter de Mauley.

1320.

*Membrane 24d—cont.*Aug. 11.
Langley.

Hugh de Audele, the younger, acknowledges that he owes to Richard de Grey, knight, Master John Walewayn, and Richard de Esdene, clerks, executors of the will of Matilda, late countess of Gloucester, 600*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent, Norfolk, Suffolk, and Essex.

Cancelled on payment.

Memorandum, that on Friday, 6 (*sic*) August, J. bishop of Norwich, the chancellor, went by the king's licence from the court at London to his bishopric, and, by the king's order, delivered the king's great seal to Sir William de Ayremynne, keeper of the rolls of chancery, to be kept, until his return, jointly with Master Henry de Clyf and Sir William de Clyf, clerks of chancery, under the seals of Henry and William, and William de Ayremynne received the aforesaid seal from the chancellor in the presence of the aforesaid Master Henry and Master Edmund de London, and of Sir Geoffrey de Welleford, Sir Roger de Sutton, Sir William de Horlaston (*sic*), and others of the chancery, and, on the same day after dinner, the said William de Ayremynne and Henry opened the seal closed under the chancellor's seal in the presence of Sir Robert de Bardelby and other clerks of the chancery, and sealed writs with it; after which Henry put his seal to the aforesaid seal, and the said Robert put his seal to it because William de Clyf was then absent in the king's service; and on Sunday following William de Clyf came, and found William de Ayremynne, Robert, and Henry sealing writs in the chapel of the *Conversi*, London, and after the sealing William de Clyf put his seal [to the said seal] together with the seal of Henry, and Robert, at the request of William de Ayremynne, likewise put his seal [to it]. Afterwards, on 27 September, the chancellor returned to London from his bishopric, and on the same day, in the chancellor's inn, William de Ayremynne delivered the seal to the chancellor closed under the seal of Henry and the seal of the aforesaid Geoffrey de Welleford, because William de Clif had been previously absent by the king's order, and the chancellor received it in his hands in the presence of Henry, Geoffrey, William de Clif, who came to the delivery of the seal, and of Roger de Sutton, William de Herlaston, John de Merton, and other clerks of the chancery, and sealed writs therewith after dinner. [*Parl. Writs.*]

*MEMBRANE 23d.*Aug. 8.
Stratford-atte-
Bow.

John de Cotesford, clerk, has letters to R. elect confirmed of Winchester to receive the pension due to one of the king's clerks by reason of his new creation. By p.s.

William de la Doune, clerk, acknowledges that he owes to John, abbot of Faversham, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Aug. 5.
Westminster.

To W. archbishop of Canterbury. Summons to attend a parliament at Westminster on Monday the octaves of Michaelmas next. By K.
[*Parl. Writs.*]

The like to W. archbishop of York and nineteen bishops. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to twenty-nine abbots and priors, the master of the order of Sempyngham, and the prior of St. John of Jerusalem. [*Ibid.*]

To Edward, earl of Chester. Summons to attend the above parliament. [*Ibid.*]

The like to nine earls and one hundred and six others. [*Ibid.*]

1320.

Membrane 23d—cont.

To the sheriff of Essex and Hertford. Order to return knights of the shire, citizens and burgesses to the above parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

Aug. 6. To R. count of Flanders. The king has received his letters sent by
Westminster. Michael Belle, burgess, and by Master John de Burlegh, clerk, of the town of Ypres, whereby they have prayed the king, by virtue of a procuracion of the count's retained by the king, to assent to a day to treat for peace and concord between the subjects and merchants of the king and of the count concerning the damages inflicted upon each other; the king signifies that he has assigned a day at the quinzaine of St. Michael next at Westminster for this purpose. [*Fædera.*]

Aug. 12. Brother Roger, abbot of Sautre, acknowledges, for himself and his convent,
Langley. that he owes to Master Albertinus Rogeri de Pistorio 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Huntingdon.

Aug. 13. Master Richard de Clare acknowledges that he owes to James Simon of
Langley. Siena (*Senis*), merchant, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Aug. 13. Henry, bishop of Lincoln, acknowledges that he owes to Bonus Philippi,
Langley. Dinus Forcetti, and Francis Balduch, merchants of the society of the Bardi of Florence, 1,350 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Adam son of Simon de Barlyng acknowledges that he owes to Thomas Pugeys 50 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

William de Fourneux acknowledges that he owes to Robert de Wodehous, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex and in London.

John de Crumbwell, knight, acknowledges that he owes to Adam Pof of Berkhamstede 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Aug. 15. Fulk, prior of Bernewell, for himself and his convent, and Simon de
Langley. Brunne acknowledge that they owe to Leonard Vento, Nicholas de Ceriolo, and Thomas de Coronario, merchants of Genoa, 320*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Aug. 19. Robert le Fikeys of Wynchelse acknowledges that he owes to Master
Fulmer. Henry de Cantuar[ia], clerk, 7*l.* 16*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Sussex.

Roger Rohaut acknowledges that he owes to Henry de Malyns 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Edmund de Sancto Claro acknowledges that he owes to William de Ayremynn, clerk, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—William de Clif, one of the keepers of the king's seal, received the acknowledgment.

Cancelled on payment.

Philip de Somervill, knight, lord of Whicchenore, acknowledges that he owes to John de Triple, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Stafford and Nottingham.

Robert le Fikeys of Wynchelse acknowledges that he owes to Thomas de Isham, parson of the church of St. Nicholas Coldabbay, London, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1320.

Membrane 23d—cont.

Grimoard Cardoun puts in his place Thomas de Brayton, clerk, to prosecute the matter of an arrest against the men and merchants of the power of the count of Flanders.

MEMBRANE 22d.

Aug. 14.
Langley.

To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. The king has frequently written to him on behalf of Peter de Welewyk, John Trenchemer, and John Stater of Ravenser and for the executors of the will of Peter atte See and Richard Trouk, requesting him to cause justice to be done to them for the recovery of their goods to the value of 52*l.* 14*s.* 0*d.* sterling, lately stolen from them by malefactors of the count's power at Flotegatenesse on the sea coast near England; and the count replied to the first requests that he was prepared to do justice in this matter, and he has now signified to the king by his last letters that he has been unable to go to Zeeland for some time by reason of his affairs, and he has specially requested the king to excuse him as to that time of the above matter, promising to enter Zeeland after the end of August and to restore the goods aforesaid if they have been stolen by his subjects; the king, being contented with his reply, requests him to cause justice to be done in this matter at the aforesaid time without further delay, so that it may not behove the king to solicit him further in this behalf or to provide the said Peter, John, and John and the executors with another remedy. [*Fœdera.*]

Aug. 22.
Windsor.

John son of Edmund de Nastoke acknowledges that he owes to John de Wotryngbury 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John le Sauvage, knight, acknowledges that he owes to Frisottus de Monte Claro and Francis de Monte Claro 700*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Enrolment of letters of Stephen de Upton, citizen of London, acknowledging receipt from Sir William de Clif, clerk, of 21*l.* 6*s.* 8*d.*, to make therewith profit for Sir William until the quinzaine of Michaelmas next, after which day he binds himself to render the said sum to Sir William at his will, together with all the profit by reasonable account. Dated at London, 23 August, 14 Edward II.

Memorandum, that Stephen came into chancery on the said day, and acknowledged the aforesaid deed.

Aug. 27.
Windsor.

John de Rithre acknowledges that he owes to William de Salford 11*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 7.
Westminster.

To William Rydel, William de Burghdon, John de Penreth, and Roger de Horsele, keepers of the peace in co. Northumberland. Order to enquire concerning the deeds of malefactors, felons, and offenders against the statute of Winchester, and to follow and arrest the delinquents, and to cause them to be kept safely in the king's prisons, according to the king's appointment of them made before he crossed the seas, certifying the king in the quinzaine of Michaelmas next of the names of those arrested by them and of all their proceedings. [*Parl. Writs.*]

The like to the keepers of the peace in other counties. [*Ibid.*]

Aug. 27.
Odiham.

William Inge, the elder, clerk, has letters to H. bishop of Lincoln to receive the pension due to one of the king's clerks by reason of his new creation.

By p.s. [5408.]

Enrolment of grant by Philip, prior of Longueville Giffard in Normandy, and the convent thereof to Sir Walter de Stapelton, bishop of Exeter, of the

1320.

Membrane 22d—cont.

right of patronage and the advowson of the church of Westwittenham, diocese of Salisbury, which is of their patronage; to have and to hold to him and his heirs. Witnesses: Sir Martin de Fishacre, Sir Richard de Stapeldon, knights; John de Ralegh, John de Caignes, John de la Pomeray.

Enrolment of letters of the aforesaid prior and convent, appointing Master John le Knyght, clerk, and Roger de Mortebo their attorneys to put the bishop in seisin of the aforesaid advowson. Dated in their chapter, pridie non. July, 1320.

Memorandum, that the prior came in person, on 14 July, before John, bishop of Norwich, the chancellor, at Abbeville, in the king's presence, and acknowledged the above deed and letters.

To the king of Cyprus (*Ciprie*). Letters recommending to his care and favour friars Robert de Braibrok, John de Stone, and Robert de Hattecoumbe, of the order of Preachers, who propose preaching the Catholic faith to the Saracens by the disposition of the master of their order. [*Fœdera*.]

Aug. 28. To the prior provincial of the order of the Friars Preachers, and to the
Poolhampton. brethren of the order about to assemble in their provincial chapter at Staunford. Request for their prayers for the king, queen, and their children, and that they will cause them to be commended by the other brethren of the order.
By p.s. [5414.]
[*Fœdera*.]

Aug. 30. To the sheriff of Southampton. Order to certify the king without delay
Crookham. of his proceedings in execution of the king's order to attach Robert le Ewer and his adherents; which order was issued because Robert would not permit himself to be attached by the king's serjeants-at-arms who were sent to arrest him, breaking the attachment by force and arms, and saying publicly to the serjeants that he would not permit any attachment to be made upon him by any of the king's ministers, and threatening to slay and dismember certain of the king's subjects, whether found in or out of the king's presence.
By K.

The like to all the sheriffs of England.

MEMBRANE 21d.

Aug. 28. John de Stodleye acknowledges that he owes to John Giffard of Brymmes-
Clarendon. field 200 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Aug. 26. Elizabeth, wife of John de Luda, is sent to the prior and convent of
Odiham. Sempyngham to receive such maintenance as Hugh le Cayt, deceased, had in that house for his life, in consideration of her husband's good service to the king and his father.
By p.s. [5401.]

John de Rothyng' of Mosewell acknowledges that he owes to Ralph de Empingham, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Sept. 4. Nicholas atte Grene of London, merchant, acknowledges that he owes to
Berghton. John de la Chaumbre, clerk and citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex and in London.

Sept. 3. To the bailiffs of Great Yarmouth. Order to cause Robert Elys and
Andover. Walter de Lincoln, merchants of this realm, to know that they must be before the treasurer and barons of the exchequer at Westminster on the morrow of All Souls next, with the memoranda and evidences touching

1320.

Membrane 21d—cont.

their receipts from ships of merchants of the power of the count of Hainault, which the count appointed them to take, prepared to render account of their receipts, as the count has written to the king that they distrain his merchants coming to that port, although they have been satisfied for the sum assigned to them, and he has prayed the king to cause them to desist from such distraints, and to prefix a day for them and the merchants of the count's power to see whether the payment have been fully made or not.

By p.s.

To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. Letter acknowledging receipt of the letter above-mentioned, and informing him that the king has issued the preceding order to the bailiffs of Great Yarmouth, and requesting the count to warn the merchants of his power to appear on the aforesaid day to charge Robert and Walter with what they have received in this behalf. The king cannot at present stop the aforesaid matter, which was begun at the instance of the parties, and at another time at the count's request, since nothing can be attempted unless the parties have been called without offence of right; wherefore the king requests him to hold him excused in this respect.

To the collectors of the custom of wool and wool-fells in the port of Boston. Order to permit the merchants of the society of the Scali of Florence and their servants to take 150 sacks of wool from that port to parts beyond sea without hindrance, the king having previously ordered them to permit them to take wool and wool-fells out of that port because the said merchants had made fine with him for certain of their wools sent to parts beyond sea contrary to the charter of the staple, and had found security to satisfy the king if they should be convicted of further trespasses, as the collectors hinder the said merchants because the aforesaid order does not contain the number of sacks.

Sept. 10. Andrew le Smyth and Christina his wife came before the king on
Clarendon. Wednesday after the Nativity of St. Mary, and sought to replevy their land, which was taken into the king's hands for their default before the justices of the Bench against John le Gist. This is signified to the justices.

Robert Turry of Stapilford acknowledges that he owes to William de Clif, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Sept. 17. Henry Rousse came before the king, on Wednesday after the Exaltation
Clarendon. of the Holy Cross, and sought to replevy his land in Wodemersthorn, which was taken into the king's hands for his default before the justices of the Bench against Cicely, late the wife of John de Bello Campo. This is signified to the justices.

Isabella, late the wife of John de Sabrichworth, acknowledges that she owes to John de la Chaumbre, clerk and citizen of London, 12 marks; to be levied, in default of payment, of her lands and chattels in the city of London.

The prior of Newenham acknowledges, for himself and convent, that he owes to Nicholas Ceriolo and Thomas de Coronario, merchants of Genoa, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

Cancelled on payment.

Sept. 20. Ralph de Drayton, clerk, acknowledges that he owes to Agnes de
Clarendon. Aldenby 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of grant by Edmund de Sancto Claro, lord of Eslinghom, co. Kent to Joan Beauflour of London, for her life, of his manor of Eslingham,

1320.

Membrane 21d—cont.

with the advowson of the free chapel of the manor, and all appurtenances, rendering therefor 10*l.* and a robe, price 20*s.*, at Christmas yearly to Edmund during his life, and doing the services therefor to the chief lords, and saving to Edmund the easement of a room and of a stable for two horses, with free ingress and egress at his comings to the manor. If Joan survive him, he wills that she shall hold the manor and chapel quit of the aforesaid payments to him. Witnesses: Sir Henry de Cobham, Sir John Malemeins, Sir Stephen de G[ra]vesende, knights; Adam de Frendesbiry, Stephen de Delham, of co. Kent; James Beauflour, Walter le Bevere, William de Burgo, Gilbert de Mordon, John Amys, clerk, citizens of London. Dated at London, on Friday after the Exaltation of the Holy Cross, 14 Edward II.

Memorandum, that Edmund came into chancery at London, on 22 September, and acknowledged the aforesaid deed.

Sept. 15.
Clarendon.

To W. archbishop of York. Order to be at Carlisle at Michaelmas to treat with the Scots for peace together with J. bishop of Carlisle, Master Robert de Baldok, archdeacon of Middlesex, and Geoffrey le Scrope, as Master Robert shall explain to them, the king having appointed them for this purpose by commissions to be brought by the said Robert, the aforesaid day having been assigned for the above purpose in the truce made between the king and Robert de Brus and others of Scotland by J. bishop of Ely, Aymer de Valencia, earl of Pembroke, Hugh le Despenser, the younger, and Bartholomew de Badelesmere. [*Fœdera; Parl. Writs.*]

The like to J. bishop of Carlisle and Geoffrey le Scrop. [*Ibid.*]

Like letters were afterwards made by writ of privy seal of the same date under the names of the archbishop, bishop, and Roger de Northburgh and Geoffrey, with the substitution of Roger's name for that of the aforesaid Robert, and the previous letters were not restored. [*Ibid.*]

Enrolment of letters of Bernard son of John de Brus agreeing to cancel a recognisance in chancery for 1,400 marks sterling made to him by Bernard son of Bernard de Brus upon payment of 100 marks in the church of St. James, Thrapeston, co. Northampton, at Whitsuntide next, and of 50 marks at Martumas following, and so yearly at the above terms until 700 marks have been paid. Witnesses: Sir William Moigne, Sir John de Swynford, John de Denum, William de Denum, John de Waldeschef, John de Lutlebury, John de Wardeboys. Dated at Westminster, on Friday before the Purification, 14 Edward II.

Memorandum, that the aforesaid Bernard son of John de Brus came into chancery at Westminster, on the said day, and acknowledged the above deed.

Enrolment of deed of Bernard son of Bernard de Brus, releasing Bernard son of John de Brus from all action of warranty of the manor and advowson of Conyngton, co. Huntingdon, and a messuage and eight virgates (*verges*) of land, 15 acres of meadow, 5 acres of pasture in Cotesmore, and the manor of Exton, co. Rutland, excepting three messuages, two virgates (*vergees*), 256 acres of land, 6 acres of meadow, and excepting the advowson of the chapel of Exton, which Bernard son of Bernard de Brus is bound to warrant to the releasor by a fine levied at the quinzaine of St. Hilary, 14 Edward II., before Sir William de Berford and his fellows in the common Bench. Written at Westminster, on Saturday before the Purification, in the aforesaid year. Witnesses: John de Hornby, Robert Pernyng, Thomas de Fetherstanhalgh, Roger de Preston, John de Brokhols, and John de Haveryngton. *French.*

Memorandum, that Bernard son of Bernard de Brus came into chancery at Westminster, on the said day, and acknowledged the above deed.

1320.

*MEMBRANE 20d.*Sept. 18.
Corfe.

The prior of Newenham acknowledges that he owes to Anthony Polasaco 110*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Bello Campo of Somerset acknowledges that he owes to Ralph de Gorges, knight, 600 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Richard de Esthalle and John his brother acknowledge that they owe to John Vivian, citizen of London, 500*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Richard de Esthalle acknowledges that he owes to John de Esthalle 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Stephen Aleyn puts in his place Henry de Bury and Hugh de Bardelby to prosecute an arrest made upon the goods of the abbot of Fécamp.

Oct. 6.
Woking.

Robert son of John William of Haveryng' acknowledges that he owes to Richard le Rous of Haveryng' 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 7.
Westminster.

John Holond of Wanstede acknowledges that he owes to Nicholas Cheyn of Holebourn 24 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Brother John de Stanes, minister of the house of Holy Trinity, Houneslawe, acknowledges that he owes to John de Braye, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Gilbert Bukskyn acknowledges that he owes to Thomas West 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 8.
Westminster.

William son and heir of Robert Pynkeneghe of Moreton near Canons Asshby acknowledges that he owes to John le Mareschal of Canons Asshby 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of letters of Thybaut, sire of Rochefort, vicomte de Donges, appointed for the following matters by John, duke of Brittany, and vicomte de Limoges, granting truce to the merchants, mariners, and subjects of the realm of England, from all the merchants, mariners, and subjects of the duchy of Brittany until All Saints next and for a year from then, and giving a copy of his appointment by the duke, dated February, 1319. Dated on Tuesday before St. Peter at the beginning of August, 1320.

Oct. 12.
Westminster.

Richard de Pakhampton acknowledges that he owes to Robert de Brimesdon of Hungerford 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Enrolment of grant from Giles Sabrith to Sir John de Chelmersford, clerk, of a messuage, 30 acres of land, 2½ acres of meadow, 3 acres of pasture, and 3 acres of wood called 'Marescalles Lond' in Great Badewe, with appurtenances and 3*s.* 6*d.* of yearly rent, and of 30 acres of land in three fields called 'Le Brok Lond' in Great Badewe between the park of Badewe and Kyngesho. Witnesses: Edmund de Badewe, William de Bedewe, Hamo Peverel, John le Brun, William de Clevill, John de Wavendene, John de Bures, Gilbert de Chelmersford, clerk, Richard de Ideshale. Dated at London, 5 October, 14 Edward II.

The said Giles afterwards came into chancery, on the said day, and acknowledged the above deed.

1320.

Membrane 20d—cont.

Enrolment of deed witnessing that whereas Sir Richer de Refham and his son John de Refham hold all the tenements that belonged to John de Mounteneye in the hamlet of Litelbury in the town of Stanford Rivers for the term of the life of Sir John de Bensted, by whom they were acquired for life from the said John de Mounteneye, subject to a yearly rent of 10*l.*; and Richard de Gatesbyry acquired, after the death of John son and heir of the aforesaid John de Mounteney, the custody of the land and heir of the said John the son and heir from Sir Arnulph de Mounteny, the chief lord of the fee, to have and to hold to him and his assigns from heir to heir until the coming of age of any of the heirs, by reason whereof Richard claimed great arrears of the aforesaid rent from Richer and John; at length, at the feast of St. Laurence, 14 Edward II. they are agreed in this form, that Richard shall remit to Richer and John the arrears, together with the part of the rent of Michaelmas term next up to 20 marks, which they shall pay to him in the quinzaine of Michaelmas next at Litlebury, upon payment whereof Richard grants and obliges himself and his lands to acquit Richer and John of all the arrears, and also grants that Richer and John and John's assigns or heirs shall hold the tenements aforesaid of him and his assigns as keepers until one of the heirs come of age at the yearly rent or ferm of 8*l.*, and he binds himself to warranty during that term, and he grants at his own risk that they may fell trees growing in the tenements for the repair of the houses without challenge, provided they sell nothing thereof. And Richer and John grant to Richard power of distraint for the said rent. Witnesses: Master Robert de Baldok, archdeacon of Middlesex, Master Richard his brother, Sir John de Fresyngfeld, knight; Robert Person, Robert le Callere, Stephen de Preston, John Vivian, Thomas de Spayn, Henry le Gauger, Roger the Clerk. Dated at London, in the feast of St. Laurence, in the aforesaid year. This indenture was sealed in the presence of Sir William de Ayremynne, John de Gesors, and Anketin de Gesors. And the aforesaid Richer and John agree to maintain in repair the hall in the said tenements, with the chambers belonging to the hall and the kitchen and cowhouse, for which purpose Richard grants that they may take all the timber of the old houses in the 'mote' called 'Lonehul.'

MEMBRANE 19d.

Oct. 8. To the treasurer and chamberlains. Order not to make any payment to Westminster. Matilda de Berchem of Brabant or her attorney by virtue of seventeen bills of the late king's wardrobe for 226*l.* 17*s.* 4½*d.*, but rather to keep the bills in their possession until further orders, as the king is given to understand that William Servat had the said bills at his death, and that they were taken and carried away from the custody of John de Stoketon, executor of his will, and of his other executors against their will by the said Matilda, and that she delivered them to the treasurer and chamberlains in order to obtain satisfaction therefor, and that the executors will implead her for this trespass before the sheriffs of London.

Oct. 10. Henry de Hakethorn of Lincoln acknowledges that he owes to Master Westminster. Henry de Clyf, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Cancelled on payment.

Walter Lenveyse acknowledges that he owes to Margaret de Seynt Michel 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.—The chancellor received the acknowledgment.

1320.

*Membrane 19d—cont.*Oct. 8.
Westminster.

To Robert de Kendale, constable of Dover castle and warden of the Cinque Ports. Order to cause proclamation to be made of the truce made by consent of the king and the duke of Brittany for disputes between the merchants, mariners, and others of this realm, and the merchants, mariners, and others of the power of the duke, and to cause the truce to be observed, inhibiting all merchants, mariners, and others of this realm from aggrieving the merchants, mariners, or others of the duke's power by reason of the aforesaid disputes. [*Fœdera.*]

The like to the sheriffs of the following counties:

Lincoln.

Surrey and Sussex.

Norfolk and Suffolk.

Southampton.

London.

Somerset and Dorset.

York.

Gloucester.

Kent.

Essex and Hertford. [*Ibid.*]Oct. 10.
Westminster.

To the bailiffs and community of the town of Shrewsbury. Order to deliver to Thomas le Foreman of Shrewsbury the greater part of the king's seal called 'coket' appointed for recognisances of debts in that town, to be kept by him according to the form of the statute, the king having taken oath of office from the said Thomas, whom they have elected keeper of the said seal in place of Thomas de Bikedon of Shrewsbury, deceased, by the king's order.

Oct. 12.
Westminster.

Robert de Immeworth of Egeham acknowledges that he owes to John Priour, the elder, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Oct. 14.
Westminster.

Geoffrey de Stokes, knight, and Richard Smelt of Ware acknowledge that they owe to William Skot of Ware 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

William Skot of Ware and Roger de Godesfeld of Ware acknowledge that they owe to Geoffrey de Stokes, knight, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Nicholas son of John de Sancto Johanne of Lageham acknowledges that he owes to John de Mohun, the elder, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Thomas de la Stile acknowledges that he owes to Richard de Campo Arnulphi 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Oct. 15.
Westminster.

Alexander de Lenham acknowledges that he owes to Thomas de Durham 36 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Reynham of Long Wyke acknowledges that he owes to William de Leyc[estre], parson of Chynnore church, 56*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Oct. 17.
Westminster.

John de Bykebery, knight, acknowledges that he owes to William son of John de Bykebery 2000*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Ralph de Gorges acknowledges that he owes to Matthew de Gorges 100 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1320.

Membrane 19d—cont.

Oct. 1. Robert de Sandewiche, parson of the church of Compton Howey, diocese
Westminster. of Salisbury, acknowledges that he owes to John de Herwardestok 40s.; to
be levied, in default of payment, of his lands and chattels in co. Dorset.

Hugh de Lincoln of York acknowledges that he owes to Robert de Cave,
clerk, 7 marks; to be levied, in default of payment, of his lands and chattels
in co. York.

Oct. 20. The abbot of Kyngeswode acknowledges, for himself and convent, that he
Westminster. owes to William de Boxwelle of Tettebury 200 marks; to be levied, in
default of payment, of their lands and chattels in co. Gloucester.

Oct. 21. Geoffrey atte Lee and Hugh Matefray of London acknowledge that they
Westminster. owe to Warin de Bassyngburn of Wynepol 60*l.*; to be levied, in default of
payment, of their lands and chattels in cos. Hertford and London.

John de Sancto Amando acknowledges that he owes to Alice de Knovill,
late the wife of John de Knovill, knight, 40 marks; to be levied, in default
of payment, of his lands and chattels in co. Wilts and Devon.

John son of Nigel acknowledges that he owes to Ralph de Middelneye
14*l.*; to be levied, in default of payment, of his lands and chattels in co.
Somerset.

William de Morwode acknowledges that he owes to Thomas de Sibethorp,
clerk, 10 marks; to be levied, in default of payment, of his lands and
chattels in co. Sussex.

Cancelled on payment.

Robert de Welle acknowledges that he owes to John de Penereth 8*l.*; to
be levied, in default of payment, of his lands and chattels in co. Westmore-
land.

John son of Nigel acknowledges that he owes to Ralph de Middelnye
40*l.*; to be levied, in default of payment, of his lands and chattels in co.
Somerset.—The chancellor received the acknowledgment.

John son of John de Grymstede acknowledges that he owes to John le
Noble of Wynterburn 30*l.*; to be levied, in default of payment, of his lands
and chattels in co. Wilts.

— John de Fenwyk puts in his place Thomas de Bamburgh, clerk, to
— prosecute a recognisance in chancery for 20*l.* made to him by John de
Houby.

Oct. 23. John de Blida of London, 'seler,' acknowledges that he owes to Robert
Westminster. de Sutton of London, 'lorymer,' 25*l.*

Brother William de Sancto Albino, prior of Goldeclive, acknowledges,
for himself and his convent, that he owes to Philip de Columbar[iis]
63*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels
in co. Devon.

Cancelled on payment.

John son of Richard de Sutton, knight, and Peter de Lutterworth, clerk,
acknowledge that they owe to Henry de Edenestowe, clerk, 7 marks; to be
levied, in default of payment, of their lands and chattels in co. Nottingham.

William de Cateby acknowledges that he owes to William de Ayremynn,
clerk, 4 marks; to be levied, in default of payment, of his lands and chattels
in co. Lincoln.

Cancelled on payment.

Enrolment of release by Walter le Povre, knight, son and heir of Sir
William le Povre, to Sir Edmund Bacun, knight, of his right in the manor
of Esyngdon. Witnesses: Sir Adam Bacun, Thomas de Norton, John de

1320.

Membrane 19d—cont.

Perariis, Adam de Catefeld, William Martel, John son of Geoffrey de Corton, Ralph de Restewald, Robert Bernard, Bartholomew de Eston. Dated at Westminster, on Tuesday the feast on SS. Simon and Jude, 14 Edward II.

Oct. 28. Walter de Bedewynde, clerk, acknowledges that he owes to Ralph de Westminster. Wedon, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Worcester.

William son of William, the elder, puts in his place John de Tikhill to prosecute a recognisance for 40 marks made to him in chancery by Richard de Dreycote and Robert le Bek.

John de Sancto Johanne of Basingg' acknowledges that he owes to Robert de Long of Norwich, merchant, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Ranulph de Dacre acknowledges that he owes to Manant Francisci 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

Isolda, late the wife of John Lestraunge of Knokyn puts in her place Richard son of Laurence de Lodelawe and John de Wodhull to prosecute a recognisance for 510*l.* made to her in chancery by Margaret, late the wife of Hamo Lestraunge of Honestanston.

Oct. 28. Robert Banyard acknowledges that he owes to John, bishop of Norwich, Westminster. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

*Cancelled on payment.**MEMBRANE 18d.*

Adam de Quappelad and John Caperon, executors of the will of Master Richard de Stanhowe, put in their place Bartholomew de Stanhowe and Robert Simond of Wengrave to prosecute a recognisance for 50*l.* made to Richard in chancery by James Beauflour.

Enrolment of release by Herbert son of John to the king of his right in the manor of Crokham, co. Berks. Witnesses: W. archbishop of Canterbury, J. bishop of Norwich, W. bishop of Exeter, Hugh le Despenser, the elder, John de Someri, John de Grey, Hugh le Despenser, the younger, Bartholomew de Baddelesmere, and John Pecche. Dated at Westminster, 20 October, 14 Edward [II.]

Memorandum, that Herbert came into chancery at Westminster, on the said day, and acknowledged the above deed.

Immediately after enrolment the charter was delivered to Geoffrey le Scrop to carry to the king.

Enrolment of grant by Robert Walkefare, knight, to Stephen de Farnham for life of a robe, price 20*s.*, or 20*s.* yearly at Stephen's option from his manor of Ryburgh, co. Norfolk. Witnesses: Robert de Erpyngham, Robert de Novers, John Curson, knights; Richard de Reppes, John de Wykham. Dated at London, Tuesday after St. Luke, 14 Edward II.

Memorandum, that Robert came into chancery, on the said day, and acknowledged the above deed.

Enrolment of release by Stephen son of Ralph de Farnham to Sir Robert de Walkefare, knight, of his right in a messuage and adjoining wood,

1320.

Membrane 18d—cont.

140 acres of land and 3 acres of meadow in Farnham near Stortford, co. Essex, which Robert has of the gift of Margaret, late the wife of Ralph de Farnham, mother of the releasor, together with 6 marks of yearly rent in Farnham, Stortford, and Manewedon, which Robert has of the gift of John Sausemere of Manewedon. Witnesses: Sir William Pontyn, Sir John de Mereworth, Sir Robert de Noers, Sir Robert de Erpyngham, Sir John le Courzoun, knights; Thomas Sobyoun; Hamo de Barsham. Dated at London, on Tuesday after St. Luke, 14 Edward II.

Memorandum, that Stephen came into chancery, on the said day, and acknowledged the above deed.

Oct. 23. Robert de Barneby and William Scot of Birthwait acknowledge that they
Westminster. owe to Robert de Bardelby, clerk, 80 marks; to be levied, in default of payment, of their lands and chattels in co. York.

John son of John de Bohun acknowledges that he owes to Peter de Demardeston 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Robert de Sutton, 'lorymer,' acknowledges that he owes to Ralph de Blithe, 'seler,' 12*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John de Tyderleghe of Gavelebrugge acknowledges that he owes to Robert de Somerton 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Walter de Berthorp acknowledges that he owes to Thomas de Evesham, clerk, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

Oct. 26. William de Lusteshull acknowledges that he owes to Richard de la Pole
Westminster. 4*l.* 16*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Ralph de Middelneye acknowledges that he owes to John de Tiderle 10 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Richard Chastiloun acknowledges that he owes to Thomas Cok, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

John de Tiderle acknowledges that he owes to Ralph de Middelneye 10 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Robert Hastangg' acknowledges that he owes to the abbot of St. Mary's York 13*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William le Parker of Covyntre acknowledges that he owes to John Talbot 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John son of Thomas Golafre of Certeden acknowledges that he owes to Thomas son of Roger de Bella Fago 80 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

1320.

Membrane 18d—cont.

Oct. 26. To the sheriff of Cumberland. Order to cause a regard to be made in
Westminster. the forest of Ingelwode against the coming of the justices of the forest, so
that the regard be made before the Purification next.

[*Capitula.*]

1321.

Jan. 20. The like to the sheriff of Southampton for a regard in the forest of
Westminster. Pambere, to be made before Easter.

May 12. The like to the sheriff of Nottingham for a regard to be made in the
Westminster. forest of Shirwode, to be made before St. Peter ad Vincula.

May 30. The like to the sheriff of Northampton for a regard in Salcey (*Salceto*)
Westminster. forest, to be made before St. Peter ad Vincula.

1320.

Oct. 29. John de Chavent acknowledges that he owes to Geoffrey de Cantebrigg'
Westminster. 20*l.*; to be levied, in default of payment, of his lands and chattels in co.
Cambridge.

William le Grey of Ore acknowledges that he owes to Gilbert de Balsham
of London, 'seler,' 6*l.*; to be levied, in default of payment, of his lands
and chattels in co. Kent.

Robert de Swynburn acknowledges that he owes to Robert del Halle of
Norwich 20*l.*; to be levied, in default of payment, of his lands and chattels
in co. Suffolk.

Hugh de Lincoln of York acknowledges that he owes to John de Ellerker,
the elder, 5 marks; to be levied, in default of payment, of his lands and
chattels in co. York.

The prior of Sempingham acknowledges, for himself and convent, that he
owes to Geoffrey de Bramtone, clerk, 1,000*l.*; to be levied, in default of
payment, of their lands and chattels in co. Lincoln.

Richard de Creyk acknowledges that he owes to Robert de Cave, clerk,
74 marks; to be levied, in default of payment, of his lands and chattels in
co. Norfolk.

MEMBRANE 17d.

Oct. 29. Ralph de Grendon, knight, acknowledges that he owes to Bonus
Westminster. Philippi, Francis Balduche, Francis Grandoun, and Dinus Forcetti,
merchants of the society of the Bardi of Florence, 36 marks; to be
levied, in default of payment, of his lands and chattels in co. Stafford.

Roger de Morewode acknowledges that he owes to William de Cusance,
clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in
co. Rutland.

Cancelled on payment.

John de Claveryngg' acknowledges that he owes to Robert de Walkefare
40 marks; to be levied, in default of payment, of his lands and chattels in
co. Norfolk.

Reginald Crok acknowledges that he owes to Robert Selyman 60*l.*; to be
levied, in default of payment, of his lands and chattels in co. Wilts.

Nov. 4. John de Ellerker, the elder, acknowledges that he owes to Roger de
Westminster. Stratton 100 marks; to be levied, in default of payment, of his lands and
chattels in co. York.

Cancelled on payment.

1320.

Membrane 17d—cont.

The said John acknowledges that he owes to the said Roger 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Master John Walewayn, clerk, acknowledges that he owes to Roger de Stratton 500 marks; to be levied, in default of payment, of his lands and chattels in cos. Surrey, Cambridge, and Hereford.

Cancelled on payment.

The said John acknowledges that he owes to the said Roger 100*l.*; to be levied, in default of payment, as above.

William le Chaundeler, of the parish of St. Michael atte Corn[hulle], citizen of London, acknowledges that he owes to Master Henry de Cantuaria, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

Cancelled on payment.

William de Braybrok acknowledges that he owes to Richard de Rodeneye, escheator this side Trent, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The chancellor received the acknowledgment.

Enrolment of release by James Beauflour to Sir Robert de Baiocis, knight, Richard de Baiocis, and Katherine his wife, John de Laxedene, Robert de Ashschebi, parson of the church of St. Cuthbert, Bedeford, Nicholas de Stiuecle, and Edmund (*Eadmundo*) Pevere of all actions against them by reason of a trespass committed by them against him at Dunstaple, concerning which he impleaded them before Sir Henry Spigurnel and his fellows, the king's justices, appointed to hear and determine the same, at Dunstaple on Tuesday after St. Nicholas, 14 Edward II. He also releases to the said Sir John, Richard, John, and Nicholas all actions against them by reason of a bond for 1,000*l.* in which they are bound to him, which bonds remain in the custody of Sir Henry Spigurnel by the assent of the releasor and the said Robert, Richard, John, and Nicholas. Witnesses: Sir John de Crek, Sir William Ponsin, knights; Robert de la Rokele, Thomas le Bret, Edmund Atteponde de Claveryng, Ralph de Norwyco, Roger atte Bowe, Thomas Maryns, Thomas Rys. Dated at London, Wednesday before the Purification, 14 Edward II.

Memorandum, that James came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

Enrolment of release by Katherine, late the wife of Sir William Giffard, knight, to Sir Hugh le Despenser, the younger, of the yearly pension of 10*l.* granted by him to her, for life, from his manor of Lammersch. Dated at London, on Saturday after the Purification, 14 Edward II.

Memorandum, that Katherine came into chancery, on the said day, and acknowledged the above deed.

Enrolment of release by the said Katherine to Sir Bartholomew de Badelesmere of her right in the manor of Barewe, co. Suffolk, and the advowson of the same. Witnesses: Sirs Robert de Wateville, Bartholomew de Borewaghs, Thomas de Grey, Robert de Bures, Robert Vaspal, William le Baud, knights; Geoffrey de la Lee, William de Gossefeld, Richard de Wimbisch. Dated at London on Saturday after the Purification, 14 Edward II.

Memorandum, that Katherine came into chancery, on the aforesaid day, and acknowledged the above deed.

1320.

Membrane 17d—cont.

Memorandum, that whereas Arnald de Ispannia, proctor and attorney of Perota Brun of Solers (*de Solar'*), citizen of Bordeaux, lately obtained a writ addressed to the sheriff of York to arrest all the goods of the men and merchants of the power of the count of Flanders to the value of 200*l.*, to be kept safely until Perota or her aforesaid attorney should be satisfied for that sum, in part satisfaction for 550*l.*, the value of Perota's ship and 192 tuns of her wine taken from her servants in the port of Damm (*del Dam*) by the burgomasters, *échevins*, and *consules* of Bruges in Flanders, and of 200*l.* for her damages taxed in this behalf, the count and the burgomasters, *échevins*, and *consules* having failed to do her justice although frequently requested to do so by the king; and Geoffrey de Hull, bailiff of the liberty of Kyngeston-on-Hull, whom the sheriff caused to have return of the writ, arrested in execution thereof 31 sacks and 13 stones of wool, price 8*l.* a sack, belonging to Michael Belle, merchant of Ypres, of the count's power; and Michael came into chancery at York, in the quinzaine of St. Hilary, in the 13th year of the king's reign, and asserted that he and the other burgesses of Ypres ought not to be disquieted on this account, because Henry, formerly king of England, granted divers liberties in England to the burgesses and merchants of Ypres, amongst which he granted that they should not be impeded on account of war or contention that might arise between the men or merchants of any towns beyond sea and the king's men and merchants, and that they should not be distrained for any debt whereof they were not sureties or chief debtors, and that the late king confirmed these liberties and granted them other liberties, and that the present king confirmed the said liberties by his charter, which Michael produced, and he prayed that the wool thus improperly arrested might be restored to him. And Arnald said, for himself and Perota, that the aforesaid grants ought not to aid Michael in this behalf, because the aforesaid arrest was granted to his lady by consideration of the king's court because the count had failed to do justice, and not on account of any such war or contention as is mentioned in the aforesaid charters, adding that the charters do not acquit the said merchants and burgesses of Ypres of arrests, since the charters do not say that they shall be acquitted of arrests, and he prays for judgment for himself and Perota because the aforesaid articles, which are the cause of the aforesaid consideration, are not mentioned in the charters. And Michael says that although the aforesaid articles are not contained in the charters in express words, nevertheless the principal cause whence the failure of the exhibition of justices arises was the capture of the ship and wines by those of Bruges, and that therefore he ought not to be disquieted by such arrest because the failure arose from the trespass of others than those of the town of Ypres, and that he ought rather to be defended and protected by virtue of the aforesaid charters, and he prays for judgment. Hereupon a day is given to the parties in chancery in three weeks from Easter day next, and Michael, with the assent of Arnald, found Henry Nasard of London and Richard de Betoyne of the same, who each mainperned to satisfy Perota or her said attorney for half the value of the wool at the above day, if so adjudged; wherefore the sheriff of the said county was ordered to deliver the aforesaid wool to the said Michael. Afterwards a day was given to the parties in chancery in the octaves of Holy Trinity. Afterwards a day was given them in chancery in the octaves of Michaelmas. Afterwards, in the parliament convoked at Westminster in the said octaves, Michael appeared, and prayed that the aforesaid charters might be allowed to him, and that the mainprize found by him might be wholly discharged; and the aforesaid Arnald said as above, that the charters ought not to have place for the aforesaid reasons, adding that such arrests are the remedies due of right to the king's subjects, and that it is not the intention that the

1320.

Membrane 17d—cont.

aforesaid remedy should be taken away from him by the said charters. After the matter had been considered in parliament, it was considered that Michael should be quit of impeachment of Perota or her attorney upon the arrest of the said wool, and that his mainpernors should be wholly discharged from the aforesaid mainprize, because such arrests proceed from the king's grace and not of the right and custom of England, and it appears sufficiently that the king's ancestors and the king himself have granted exemption from such arrests to divers merchants, and the burgesses and merchants of Ypres were delivered in like case of lack of justice on other occasions by virtue of the aforesaid charters.

MEMBRANE 16d.

Nov. 4. Guy de Bryan acknowledges that he owes to Robert le Pyl 60*l.*; to be
Westminster. levied, in default of payment, of his lands and chattels in co. Devon.

Oct. 25. To the sheriff of Southampton. Order to pay to John de Ticheburn
Westminster. and John de Roches, knights of that shire, their expenses for attending the parliament at Westminster in the octaves of Michaelmas last. By K.
[*Parl. Writs.*]

The like to the sheriffs of other counties for their knights. [*Ibid.*]

Oct. 26. To the mayor and bailiffs of the city of Canterbury. Order to pay to
Westminster. Simon Barthelot, burgess of that city, his expenses for attending the above parliament.
[*Ibid.*]

The like for the citizens of Rochester and the burgesses of Stafford, Lichfield, Derby, and Walyngford. [*Ibid.*]

Nov. 5. Richard de la Mare of Little Paxton and Stephen Wichard of St. Neot's
Westminster. acknowledge that they owe to John de Ellerker, the elder, clerk, 8 marks; to be levied, in default of payment, of their lands and chattels in co. Huntingdon.

Cancelled on payment.

Nov. 6. Robert de Welle, knight, and Hugh de Louthre, knight, acknowledge
Westminster. that they owe to Andrew de Harcla 60*l.*; to be levied, in default of payment, of their lands and chattels in cos. Westmoreland, Cumberland, and York.

Robert de Kellesey, citizen of London, acknowledges that he owes to Henry de Cantuar[ia], clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

John de Hastynges acknowledges that he owes to Hugh de Meryngton of Coventry 240*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Adam de Bykerstath acknowledges that he owes to Henry de Asphull 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Nov. 6. Henry Reynbaud acknowledges that he owes to John de Fenwyk, knight,
Westminster. 25 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Gilbert Pecche acknowledges that he owes to Thomas Cok 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Ranulph de Dacre acknowledges that he owes to John de Lancastre, knight, 500 marks; to be levied, in default of payment, of his lands and chattels in cos. Westmoreland and Cumberland.

Cancelled on payment.

1320.

Membrane 16d—cont.

Michael de Haverington, Edmund de Dacre, and Robert de Bampton acknowledge that they owe to the aforesaid John 100 marks; to be levied, in default of payment, of their lands and chattels in co. Cumberland.

Richard de Byrun acknowledges that he owes to William de Bernak 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Lancaster.

The said Richard acknowledges that he owes to the said William 50*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Lancaster.

William de Bernak, knight, acknowledges that he owes to Richard de Byrun 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Norfolk.

Nov. 8.
Westminster.

Henry, bishop of Lincoln, and Bartholomew de Baddelesmere, knight, acknowledges that they owe to Bonus Philippi, Dinus Forcetti, Francis Baldouche, and their fellows, merchants of the society of the Bardi of Florence, 1,000 marks; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and Kent.

Nov. 8.
Westminster.

Thomas de Cobham, bishop of Worcester, acknowledges that he owes to Bonus Philippi, Dynus Forcetti, Francis Balduch, and Francis Grandoni, merchants of the society of the Bardi of Florence, 210 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

William Marny acknowledges that he owes to Roger Damory 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de Bynedon acknowledges that he owes to Robert Daneys 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

John de Erleye, knight, acknowledges that he owes to Robert de Colyngbourne 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger de Sutton, parson of Stowe church, acknowledges that he owes to Master Thomas de Langetoft, executor of the will of John, late bishop of Lincoln, and his co-executors 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Enrolment of deed of John de Barry, lord of Olethan in Ireland, witnessing that whereas an indenture has been made between Sir Nicholas de Carreu and him, by reason of a marriage to be celebrated between Richard de Barry, brother of John, and Beatrice, daughter of Nicholas, for 500*l.* to be paid to John according to the terms in the indenture, and after the death of Nicholas Sir John de Carreu, his son and heir, has assured the same sum to John de Barry by letters of obligation, and acknowledged that he owed that sum before the king's justices of Dyvelyne in Ireland and before the barons of his exchequer of Ireland, the said John de Barry hereby acknowledges that he has been satisfied for the said 500*l.*, of which he discharges the aforesaid John de Carreu, and he obliges himself to render the indenture and obligation to Sir John at Dyvelyn before Whitsuntide next, and to cause the recognisance before the justices and the barons aforesaid to be withdrawn. Witnesses: Sir William Martin, Sir Guy de Bryane, and Sir John Jorce. Dated at London, St. Leonard's day, Thursday after All Saints, 14 Edward II.

1320.

Membrane 16d—cont.

Memorandum, that John de Barry came into chancery at Westminster, on 9 November, and acknowledged the above deed.

Nov. 11. William Damesele acknowledges that he owes to Richard de Rodeneye
Westminster. 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Ralph de Langetost acknowledges that he owes to Nicholas Guyduch', merchant of Siena (*Sene*), 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas Guyduch puts in his place Blasius de Sene to prosecute the above recognisance.

MEMBRANE 15d.

Nov. 9. Thomas Cros of Hakeneye acknowledges that he owes to Richard de
Westminster. Staundon, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in cos. London and Middlesex.

Nov. 11. Stephen de Cobbeham, knight, acknowledges that he owes to John
Westminster. de Brytann[ia], earl of Richmond, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

John de Sweltesham, parson of Shakeleston church, diocese of Lincoln, acknowledges that he owes to Manent Francisci and Achiritus Manetti, merchants of Florence, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received the acknowledgment.

John de Chark acknowledges that he owes to the abbot of Tychefeld 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Pecham of Andlo acknowledges that he owes to Roger le Spenser, vicar of the church of Andlo, 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nicholas Belle of Boston acknowledges that he owes to John de Rither 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

— William le Fort puts in his place Theobald Polayn and Richard
— Spigurnel to sue in chancery and elsewhere the execution of a recognisance for 9*l.* sterling made to him by Peter Descorce, merchant of Bayonne, in the 8th year of the king's reign.

Alan de Leamus puts in his place John de Evesham or John de Yerdhill to sue for the execution of a recognisance for 40*l.* made to him in chancery by William de Ros of Ingmanthorp.

Nov. 12. Beaux Boroy, merchant of Lodelawe, acknowledges that he owes to
Westminster. Henry Nasard, citizen of London, 28*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.—The chancellor received the acknowledgment.

Cancelled on payment.

Enrolment of release by Henry de Ernesfast, 'armurer,' to Thomas Corbet and Joan his wife of his right in the manor of Taleworth. Witnesses: John Daubernoun, knight; William de Huse; Roger de Stratton; Robert de Ditton; Robert Lovekyn of Kyngeston; Walter Waldeshof; John de Wolveston. Dated at London, 10 July, 14 Edward II.

Memorandum, that Henry' came into chancery at Westminster, on 11 November, and acknowledged the above deed.

1320.

Membrane 15d—cont.

Nov. 13. Hugh Daudele, the younger, acknowledges that he owes to Manent Westminster. Francisci, merchant of Florence, 250*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Essex.

William de la Sale of Dene acknowledges that he owes to Richard de Rodeneye 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

William de Staunford acknowledges that he owes to Geoffrey de Fyngal 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nov. 14. William son of Paulin de Kerdyf, Fulk de Ruycote, and William son of Westminster. William de Kerdyf acknowledge that they owe to William Flemyng, knight, 200 marks; to be levied, in default of payment, of their lands and chattels in cos. Worcester and Gloucester.

William son of Paulin de Kerdyf acknowledges that he owes to William son of William de Kerdyf and Fulk de Ruycote 200 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Henry Reynbaud acknowledges that he owes to Master Richard de Middelton, 'panetere,' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Nov. 16. William Marchys acknowledges that he owes to Richard de Rodeney 50*l.*; Westminster. to be levied, in default of payment, of his lands and chattels in co. Warwick.

Richard de Belhous, knight, acknowledges that he owes to John de Vienna 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Welyngton acknowledges that he owes to Richard de Rodeneye 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Nicholas de Odecombe acknowledges that he owes to Richard de Rodeneye 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

— Elias de Hungerford puts in his place John de Heggham, clerk, and John de Bedewynde to sue for a debt of 50*l.* acknowledged to him in chancery by Philip la Zousche.

Nov. 17. Walter de Berethorp acknowledges that he owes to Richard de Rodeneye Westminster. 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Nov. 15. To W. count of Hainault, Holland, and Zeeland (*Seland*), and lord of Westminster. Friesland. Letter signifying that the king has, at his request, prorogued until Mid-Lent the day previously fixed for the morrow of All Souls last to account with Robert Elys and Walter de Lincoln, merchants of this realm, concerning a payment assigned to them from all ships of the count's power arriving in the ports of this realm, for which the count alleges that they have been satisfied, and requesting the count to send at that term some of his men with full power, as the king cannot further delay exhibiting justice to the said merchants.

Roger Podifat of Clepton acknowledges that he owes to Thomas Bagot of Coventre 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Gilbert de Melford, dean of Reppes, acknowledges that he owes to Thomas de Cotingham, parson of Plumpstede church, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

1320.

Membrane 15d—cont.

To Richard de Rodeneye, escheator this side Trent. Order to pay 40s. to the king's clerk John Hamelyn for his expenses for eighteen days in going by the king's order to the land of Gower in Wales to supervise the action of Richard' sub-escheator in co. Gloucester, whom Richard appointed in his place to take that land into the king's hands by reason of the alienation thereof made by Walter de Breuosa, who held it in chief of the king, to John de Moubray without the king's licence, and for staying there and returning thence to the king at Westminster.

Nov. 18. William de Shirewode, clerk, acknowledges that he owes to Elizabeth, Westminster. late the wife of William de Monte Acuto, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

George de Percy acknowledges that he owes to Richard de Rodeneye 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Enrolment of release by John son of William de la Legh to Master John Walewayn of his right in the manor of La Legh and in all the lands that Master John holds in Effingham, co. Surrey. Witnesses: Sir Thomas de Burgh, clerk; John de Cantebr[ugge]; John de Shardelowe; Roger de Stretton; Nicholas de Eton. Dated at Westminster, Tuesday the octaves of Martlemas, 14 Edward II.

Memorandum, that the aforesaid John came into chancery at Westminster, on 20 November, and acknowledged the above deed.

Nov. 20. John de Dufford, knight, and William de Kirkeby, clerk, acknowledge Westminster. that they owe to John de Ellerker, the elder, 12*l.*; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Cancelled on payment.

Robert de Monte Alto, steward of Chester, acknowledges that he owes to Thomas Cok, citizen and merchant of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Richard de la Sale of Hungerford acknowledges that he owes to John son of Henry le Clerk of Gyllyng 40s.; to be levied, in default of his payment, of his lands and chattels in co. Berks.

— Elias de Sancto Albano puts in his place William de Sancto Albano to prosecute a debt of 40*l.* acknowledged to him by the prior of Wallyngford.

Nov. 20. Hugh le Despenser, the elder, and Hugh le Despenser, the younger, Westminster. acknowledge that they owe to John de Crombwell 6,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Somerset, Dorset, and Gloucester.

Vacated because otherwise below under another term of payment.

MEMBRANE 14d.

Nov. 19. Hugh son of Robert de Asshebourne acknowledges that he owes to Westminster. Peter de Neuport 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Peter de Neuport acknowledges that he owes to William Beaufai, goldsmith (*orfevre*) of London, 7*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert le Forester atte Milende acknowledges that he owes to John de la Chaumbre, citizen of London, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

1320.

Membrane 14d—cont.

Master John de Hildesle, parson of the church of Thingden, diocese of Lincoln, acknowledges that he owes to Henry Nasard, citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Nov. 20. Edmund de Boyvill acknowledges that he owes to Robert de Barton, Westminster. clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Cumberland.—The chancellor received the acknowledgment.

Isabella, late the wife of William de Ore, acknowledges that she owes to Master Edmund de London, clerk, 10 marks; to be levied, in default of payment, of her lands and chattels in co. Hereford.

Nov. 24. John de Holm acknowledges that he owes to John de Hustwait, parson Westminster. of the church of Barton-in-Ridale, diocese of York, 30 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Rythre acknowledges that he owes to Andrew de Harcla 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John son of Aubrey de Wutlebury acknowledges that he owes to Simon de Laushull of Northampton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John Ingelard acknowledges that he owes to Richard Ingelard of Acton la Rounde 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.—The chancellor received the acknowledgment.

Nov. 25. Hugh Madefray, citizen of London, acknowledges that he owes to Sheen. William de Ayremynne, clerk, 50*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

Nov. 24. William de Kirkeby, clerk, has letters to the abbot and convent of Westminster. Cirencestre to receive a yearly pension from that house until [they provide him with a suitable benefice], by reason of the new creation of the abbot.

By K. on the information of Master Robert de Baldok.

Reginald son of Ralph Peret of Herlyngdon acknowledges that he owes to John son of Robert Pecok of Redburn, the elder, 13*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Denum acknowledges that he owes to Simon de Eycote, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northumberland and Middlesex.

Cancelled on payment.

John de Denum and Roger de Essh acknowledge that they owe to Simon de Eycote, clerk, 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. Northumberland and Middlesex.

Cancelled on payment.

Enrolment of deed of the said Simon (*Symund*) witnessing that whereas the aforesaid John and Roger have made the above recognisance to him to make him assurance that Danz Hugh de Mohaut shall enfeof him for his lifetime of 10*l.* of land and rent in Aymundeston and Hurworth and elsewhere, so soon as Hugh can conveniently do so before the Purification next, the term for payment of the above recognisance, after he have full possession of the hospital of Kypier, Simon hereby grants that the above recognisance shall be annulled so soon as he shall be thus enfeofed, and that if Hugh be

1320.

Membrane 14d—cont.

prevented by death, illness, or other certain reason from enfeoffing him as above, the said John and Roger shall be acquitted of the above sum. Dated at Westminster, Thursday after St. Katherine, 14 Edward II. Witnesses: Geoffrey le Scrop; William de Denum.

Memorandum, that Simon came into chancery at Westminster, on the aforesaid Thursday, and acknowledged the above deed.

Nov. 26. William Roce acknowledges that he owes to Robert le Bonkede of Westminster. Waleton 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*Note of payment of 10*l.**

Nov. 20. To the sheriffs of London. Writ of summons of an eyre to be holden at Westminster. the Tower of London on the morrow of St. Hilary before Hervey de Stanton and his fellows. By K. and C.
[*Liber Custumarum*, p. 285.]

Nov. 27. John de Crosseby, parson of the church of Tollesbury, diocese of London, Westminster. acknowledges that he owes to William de Smerdale 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

John Stoil of Westwittenham acknowledges that he owes to William son of Robert de la Sale of Uplamburn 17*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Nov. 28. Hugh le Despenser, the younger, acknowledges that he owes to John de Sheen. Crombwell 40,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Dorset, and Gloucester.

Vacated because otherwise below under another term of payment.

Nov. 28. To the abbot and convent of Wynhecombe. Request that they will Westminster. assign to Matilda de Sydenham the daily allowance of a monk of that house and a suitable robe yearly, and that they will assign to her a house outside the abbey gate, and that they will cause letters patent to be made under their chapter seal granting the above to her, and that they will certify the king speedily of their proceedings herein, they having done nothing in response to his former request to this effect.

By K. on the information of Master Robert de Baldok.

Nov. 20. Hugh le Despenser, the elder, and Hugh le Despenser, the younger, Westminster. acknowledge that they owe to John de Crombwell 6,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Somerset, Dorset, Gloucester, and Wilts.

Cancelled on payment, acknowledged before the king and J. bishop of Norwich at York on 1 July, in the 15th year of the reign.

MEMBRANE 13d.

Nov. 28. Adam le Clerk, merchant of Lenne, acknowledges that he owes to Westminster. Thomas de Combe of London 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas Chaunterel of West Wittenham acknowledges that he owes to William son of Robert de la Sale of Uplamburne 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Nov. 21. To the prior of La Charité. Request that he will recall the present prior Westminster. of Bermundeseye, which house is founded of the alms of the king's progenitors, and that he will abstain for some time from sending another prior thither until the king shall inform him of some circumspect and industrious

1320.

Membrane 13d—cont.

religious man, although the king lately requested him to abate (*tolleretis*) the malevolence and matter of suspicion that the prior of La Charité conceived in the present prior, as it was feared, and that he would hold the prior of Bermundeseye wholly excused because he had not obeyed the voidance of him made by the prior of La Charité at his chapter-general, at which time the king was not fully acquainted with the state of the priory in question, as the king now notifies him that the value of lands, churches, and rents demised during the time of this prior for term of life and for terms of years amount to 292*l.* sterling, and that the money thence arising is now wholly exhausted, as was found by those whom the king deputed to survey the state of the priory.

— Agnes de Thorrok puts in her place William de Calneton to sue for the execution of a recognisance for 10 marks made to her in chancery by Henry de Novo Castro.

Nov. 30. Henry Nasard, citizen of London, acknowledges that he owes to Eva, Sheen. late the wife of John de Weston-under-Egge, knight, 466*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Poncius Lenc' puts in his place John Sellyng to prosecute an arrest adjudged to him by consideration of the king's court against the Flemings (*Flemynggos*).

Nov. 22. Peter de Dannyles, who long served the king and his father, has letters Westminster. to the prior and convent of Worcester to receive such maintenance as James le Barber, deceased, had in their house. By K.

Nov. 24. To J. duke of Brittany. The king sends him by Master John de Hildesle, Westminster. the bearer of the presents, two parts of an indenture agreed upon by the advice of his council for the reform of the agreement between the merchants, mariners, and subjects of the king and the duke concerning damages inflicted upon each other, concerning which reformation a treaty and consent was lately had at the intervention of the duke's envoys, one part of the indenture being sealed by the king, and the other is sent to be sealed by the duke, which part the king requests him to seal and return by the bearer, to whom the king has given power to elect, for the king and his merchants, mariners, and subjects, two men to execute the said matter in Brittany and to exhibit justice upon days and at places to be agreed upon, and the king has also given him power to consent to the nomination of two men by the duke for the above purpose. [*Fædera.*]

Nov. 29. To W. bishop of Exeter, the treasurer. Summons to be at the exchequer Sheen. at Westminster in person on the morrow of Epiphany, to treat with the others of the king's council about the affairs of the king concerning Scotland and elsewhere. [*Parl. Writs.*]

The like to nineteen others. [*Ibid.*]

Dec. 3. John de Dun, knight, acknowledges that he owes to Thomas Cock, citi- Talworth. zen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Wilts.

Cancelled on payment.

Nov. 30. Philip de Redyngg', yeoman of the king's kitchen, who has long served Sheen. the king and his father, has letters to the abbot and convent of Adelneye to receive such maintenance as Henry Lewer, deceased, had in that house.

By p.s. [5524.]

Dec. 3. John de Wauton acknowledges that he owes to John de Lancastre, Talworth. knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

1320.

Membrane 13d—cont.

Elias, abbot of Rufford, acknowledges, for himself and convent, that he owes to Robert de Kelm, clerk, 100s.; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

The abbot of Rufford acknowledges, for himself and convent, that he owes to Edmund de Dacre, knight, 95l.; to be levied, in default of payment, of their lands and chattels in co. Nottingham.—The chancellor received the acknowledgment.

Cancelled on payment.

Enrolment of release by Edmund de Dacre, knight, to Elias, abbot of Rufford, and the convent of the same, of his right in a moiety of the market held in the town of Roderham on Monday in each week, and in the toll or other profit of the market or toll, and of his right in the yearly fair of the same town held on the eve and feast of St. Edmund and five following days. Witnesses: Geoffrey le Scrop, John de Denom, William de Migge-lay, William de Bingham, and Robert Russell. Dated at Westminster, Wednesday after St. Andrew, 14 Edward II.

Enrolment of grant by the said Edmund to the aforesaid abbot and convent of a messuage and 14s. of yearly rent in Roderham. Witnesses and date as above.

Memorandum, that Edmund came into chancery at Westminster, on the said day, and acknowledged the above deeds.

Dec. 4.
Talworth.

Edmund de Dacre, knight, and Robert de Bristoll of London, 'seler,' acknowledge that they owe to John de Dallyng, the younger, and Nicholas de Causton 40l.; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Cancelled on payment.

Edmund le Spicer of Canterbury acknowledges that he owes to Thomas Godchep of London 16l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nov. 28.
Sheen.

Hugh le Despenser, the younger, acknowledges that he owes to John de Crombwell 40,000l.; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Dorset, Gloucester, and Wilts.

Cancelled on payment, acknowledged before the king and J. bishop of Norwich, the chancellor, 1 July, in the 15th year, at York.

Dec. 4.
Talworth.

John de Crombwell, knight, acknowledges that he owes to Hugh le Despenser, the younger, 100l.; to be levied, in default of payment, of his lands and chattels in cos. York, Northampton, and Nottingham.

Dec. 9.
Sheen.

Edmund de Boyvill acknowledges that he owes to Richard de Middleton, the king's pantler, 100l.; to be levied, in default of payment, of his lands and chattels in cos. Cumberland, Westminster, and York.

Robert de Serene, 'taillour,' acknowledges that he owes to John Salaman, fishmonger (*piscenar*) of London, 60l.; to be levied, in default of payment, of his lands and chattels in the city of London.

Warin de Insula acknowledges that he owes to Thomas Cock of London 50l.; to be levied, in default of payment, of his lands and chattels in co. Berks.

To the Grand Master of the Hospital of St. [John of] Jerusalem. Certain priors of his order have borrowed, in his and their names and in the name of the order, certain great sums of money from the merchants of the society of the Bardi of Florence, and have bound him and themselves for payment thereof at certain terms now passed by public instruments made by apostolic

1320.

Membrane 13d—cont.

authority and strengthened by the oath of his brethren, and the said brethren now withstand (*sustineant*) the said merchants seeking the money by action of law, notwithstanding the sentences of excommunication pronounced against them in this behalf; the king, who is bound by the faithful services of the merchants to direct his prayers to the grand-master on their behalf, requests him to consider what is fitting and expedient in this behalf, and to ordain so in his coming chapter-general that the merchants shall sustain no loss in this behalf.

Dec. 12. Oliver de Foston acknowledges that he owes to John de Ellerker, the
Windsor. younger, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and York.

John de Ellerker, the younger, acknowledges that he owes to Oliver de Foston 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 30. Richard de Bachampton came before the king, on Wednesday after Christ-
Marlborough. mas, and sought to replevy to Richard de Ryngeresbourn and Amice his wife their land in Bishop's Kanynges, taken into the king's hands for their default before the justices of the Bench against William Burel of Devises and Joan his wife. This is signified to the justices.

MEMBRANE 12d.

Dec. 10. John de Estwyk, prior of Newenham, near Bedeford, acknowledges, for
Sheen. himself and convent, that he owes to Anthony Ususmaris, Nicholas Ceriolo, and John Pisaquile, merchants of Genoa, 400*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

Cancelled on payment.

William de Furneys, citizen of London, acknowledges that he owes to William de Bedyk, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Dec. 11. John de Wotringbury acknowledges that he owes to John de Kelwedon
Windsor. 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Helwedon (*sic*) acknowledges that he owes to John de Wotringbury 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Dec. 12. To the sheriff of Lincoln. Order not to arrest any goods of the men or
Windsor. merchants of the power of the count of Flanders until the quinzaine of Easter next, by virtue of any order of the king's delivered or to be delivered to him. By K. and C.

The like to the following :

The sheriffs of London.

The sheriff of Southampton.

Bartholomew de Badelesmere, constable of Dover castle.

Enrolment of agreement witnessing that, whereas divers treaties have been made between the king's council and the envoys of the count of Flanders concerning the damages inflicted upon the king's subjects by the count's subjects and upon the count's subjects by the king's, which treaties were not finally completed owing to divers hindrances, the count sent, on the quinzaine of Michaelmas 1320, in the 14th year of the king's reign, the day appointed by the king at the count's request, his envoys, to wit Sir Eustace Lanwart, knight, William de Deyen, '*eschevin*' of the town of Bruges, Nichase le Sage, Michael Belle, councillors and jurats, and Master John

1320.

Membrane 12d—cont.

Boureke, clerk of the town of Ypres ; who came to Westminster with the count's letters of procuration, the tenor whereof is below written, at the said quinzaine, at which time the king held his parliament there ; and it was agreed between them and the king's council as follows : That whereas the said envoys and other envoys of the count have shown, amongst other things, that certain merchants of Flanders whilst voyaging on the English sea with their wines and merchandize to the parts of Crauden were robbed of their wines and merchandize to great value by malefactors of England, and that the goods so stolen were landed in England, and they prayed the king to cause punishment to be made for this deed, because he is lord of the sea and the robbery was made on the sea within his power, as is said above, it was agreed by the king and his council in the said parliament that the king should appoint justices to enquire concerning the said robbery and to determine the same before Michaelmas next, and that if it cannot be fully determined before then, the count should be notified by the king before that term, and a certain day should be assigned before which the count could have final answer concerning the said deed ; and it is the intention of the king and his council that the masters (*seigneurs*) of ships which were present at the robbery or others who received the robbers and the stolen goods knowing of the robbery, shall be charged and punished therefor ; and it is agreed that the goods of those who shall be attainted of the said robbery or receipt shall be delivered to those of Flanders who were damaged at the said place near Crauden to the amount of the goods whereof they shall be found to have been robbed, if these goods ought to remain to the king ; and that concerning the matters of the one part or the other that can be proved to be clear, and against which, as to the process, there can be reasonable challenge, all those who have sued such process on the one part or the other shall be at Westminster at the quinzaine of Easter next, by themselves or their attorneys appointed under the common seals of towns, before the king's council to maintain their process, and that they who will impugn them by reason shall be there at the same day to speak against the process, and that what reason requires shall be then done ; and that between now and then the subjects of both parties may inter-commune without hindrance by arrest by reason of the damages done during the time comprised within this treaty ; and that in the matters on both sides that are not clear the plaintiffs shall sue their plaints between now and the said quinzaine, to wit the English in Flanders and the Flemings in England, so that if anything be then in dispute, it shall be accorded at the said quinzaine how the dispute shall be settled, so that when answer shall be made concerning the deed near Crauden an end may be made of all the matters aforesaid ; and it is agreed proclamation shall be made by the king and the count of the matters touching the suit of summons, so that their subjects may be warned thereof ; and the king wills that the affair of La Rie, wherein process is begun and is pending before the king's justices, shall be hastened as much as possible, and that all possible grace and favour that may be shewn without offence of law shall be shewn in this matter. Here follow the count's letters of procuration, dated at Courtray, 1 October 1320. *French.* [*Fædera.*]

Dec. 25. Alexander de Gloucestre acknowledges that he owes to John de Weston, Marlborough. the younger, 40*l.* ; to be levied, in default of payment, of his lands and chattels in the city of London.

William de Rameshull of Marlebergh acknowledges that he owes to Henry Batestes 50*l.* ; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

1320.

Membrane 12d—cont.

Dec. 28. To the justices next in eyre for common pleas at the Tower of London.
 Marlborough. Order not to put Hugh de Courteney in default by reason of the common summons of the eyre before them, as the king has warranted his absence to him. By K.

The like for the following :

John de Britannia, earl of Richmond.

R. bishop of Salisbury.

Humphrey de Walden.

J. bishop of Chichester.

The prior of the Hospital of St. John of Jerusalem in England.

S. bishop of London.

Ralph de Monte Hermerii.

1321.

Jan. 1. The abbot of Rameseye. }
 Westminster. The abbot of Peterborough. } By p.s.

Jan. 6. Thomas, earl of Lancaster. }
 Marlborough. Master Richard de Abyndon. } By p.s. [5551, 5552].

1320.

Dec. 28. The abbot of Westminster. By K.
 Marlborough.

1321.

Jan. 3. William de Thorntoft, clerk. By p.s.
 Marlborough.

1320.

Dec. 3. To W. archbishop of York. Request that he will cause Agnes, late the
 Sheen. wife of John de Walton, who was lately taken and slain by the Scots whilst in the king's service at Berwick-on-Tweed, to be admitted into his hospital of St. Mary Magdalen, Rypun, and to have letters patent of the archbishop under the hospital seal granting to her the necessities of life during her life, certifying the king of his proceedings herein by the bearer, as the king has caused her to be sent to the archbishop because he wishes to provide her with maintenance in consideration of her husband's good service to him and his father. By K. and pet. of C. [7560].

Dec. 13. To the sheriff of York. Order to cause proclamation to be made that all
 Windsor. who have prosecuted processes for damages inflicted upon them by Flemings by reason whereof arrests ought to be granted to them, and that all those who intend impugning such processes shall be at Westminster in the quinzaine of Easter next, and that all those who wish to complain of such injuries shall come to the chancery without delay to sue for the king's letters to the count of Flanders to shew them justice, in accordance with the treaty between the king's council and the count's envoys, and to certify the king's council of his proceedings at the said quinzaine. By K. and C. [Fœdera.]

The like to all the sheriffs of England and the warden of the Cinque Ports. [*Ibid.*]

1321.

Jan. 2. William le Lyt came before the king on Friday after the Circumcision
 Marlborough. and sought to replevy to Robert de Stockelegh of Swynebrok the said Robert's land in Swynebrok, which was taken into the king's hands for his default before the justices of the Bench against Felicia, late the wife of John de Stockelegh. This is signified to the justices.

Ralph de Sharpenham puts in his place William de Stok to prosecute a recognisance for 40*l.* made to him in chancery by Gilbert de Berewy[co].

1321.

Membrane 12d—cont.

Anthony Polasacus of Genoa (*Ganne*) puts in his place Anthony Cetrounni and Anthony Bathymon of Genoa to prosecute a recognisance for 110*l.* made to him in chancery by brother John, prior of Newenham.

Jan. 7. Ralph le Wayte of Pertynges came before the king, on Wednesday the
Marlborough. morrow of Epiphany, and sought to replevy to Richard de Weston, Richard Jeudewyne, Matilda late the wife of Henry de Bolkestrode (*sic*), John Payn and Matilda his wife, Cicely and Joan, sisters of Matilda, their land in Westthornye and Chudeham, which was taken into the king's hands for their default before the justices of the Bench against William Whateman and Sarah his wife. This is signified to the justices.

Jan. 1. To Master Robert de Pykerynge, dean of St. Peter's York. Order to
Marlborough. permit the constables of the wards of the city to levy without hindrance the tallage imposed by the mayor, bailiffs, and citizens by unanimous consent upon their rents and chattels in the city in order to repair and strengthen the walls and ditches and other defences (*fortaliciis*) of the city, as the king is given to understand that the dean hinders the constables by ecclesiastical censures from levying the tallage from certain tenements that are held of the king in chief.

Jan. 14. Michael de Wath, parson of Beford church, diocese of York, and
Westminster. Robert Pygot of Wath, parson of the church of Handesworth, in the same diocese, acknowledge that they owe to Adam de Brom, clerk, 8 marks; to be levied, in default of payment, of their lands and chattels in co. York.—The chancellor received the acknowledgment.

Cancelled on payment.

MEMBRANE 12d.—Schedule.

Memorandum, that whereas the king, upon being given to understand that the abbey of Abyndon, which is founded of the patronage and alms of him and his ancestors, [is distracted] by dissension arising from a composition between . . . the late abbot and the convent concerning the division of the goods and possessions of the house, and was depressed otherwise by debts, and it was feared that its means were diminished and wholly destroyed, by reason whereof the alms of the king's progenitors there appointed ceased, religion was dissolved, and hospitalities were withdrawn, appointed, on 9 August, in the 14th year of his reign, R. bishop of Salisbury and Sir Hugh le Despenser, the elder, to enquire concerning the state of the abbey and the said composition. Afterwards in the parliament at Westminster in the octaves of Michaelmas, in the same year, the bishop and Hugh informed the king of the premises in this manner: 'This is the answer of the prior and convent of Abyndon to Roger, bishop of Salisbury, and Hugh le Despenser, the elder, to whom the king lately gave his commission to enquire of the points contained in the commission; that is to say, that all the goods belonging to the church of Abyndon and the abbot and convent of the same are one body, and when the abbot dies, the king takes all the esplees and profits, and when a new abbot is appointed, he has the portions anciently ordained for him, and the convent likewise takes its portions for divers offices, and the abbot, with the assent and counsel of the brethren, appoints (*met*) and dismisses (*oste*) the obedientiaries, and audits (*oient*) their account every year, and this has been the custom from time out of mind. And if this manner ought to be called division, we leave it to your discretion (*le lessoums e a voz descrecions*), and as to the ownership of the soil, there has been no division.' They were asked if there were any division concerning the taking of the esplees and profits of the said soil, and to this they would not answer. They were asked if the

1321.

Membrane 12d.—Schedule—cont.

abbot could ordain concerning the goods and esplees issuing from the said soil, and they answered that the abbot can come there for pleasure (*inver*). They were afterwards asked if they had anything thereof of the king or his progenitors that affirmed any division to be between them; to which they answered that they did not know that they had anything thus, except a composition lately made between an abbot and the convent, wherein no mention is made of the assent of the king or his progenitors. *French.*

After this relation had been made, and the above composition and the confirmatory bull of Pope Alexander in this form 'Alexander, etc.', had been exhibited, certain petitions were produced before the king on behalf of the prior and convent, one of which contained that John de Canynges, perpetual prior of Abyndon, was detained against his will in the custody of John de Sutton, abbot of Abyndon, as if in prison outside his house at Abyndon, wherefore it was prayed that the prior might come before the king and his council to defend his estate and the estate of the said house, and the said abbot there present confessed, in answer to the king, that the prior was in his company, and he was enjoined by the king to bring the prior before him and his council on the morrow. On which day, the abbot and prior being before the king and his council, the king nominated John, his chancellor, Stephen, bishop of London, and Hamo, bishop of Rochester, the said bishop of Salisbury and Hugh le Despenser, the abbot of St. Albans, the abbot of Redyngg', Sir Hugh le (*sic*) Courteneye, Sir Walter de Norwyco, baron of the exchequer, Henry le Scrop, chief justice, William de Bereford, and Master Gilbert de Middleton, offic[ial] of the court of Canterbury, to examine the aforesaid matter, and to advise the king what should be done therein. After deliberation, they reported to the king in the said parliament that they found that, after the election of the said brother John de Sutton as abbot of Abyndon, the king took the said abbot's fealty and restored the temporalities of the abbey to him, no division of the same being supposed, and that the composition or division of the goods of the house, whereof mention is made above, was made without the assent of the king's progenitors and in diminution of the alms appointed for the souls of his progenitors and his soul and in dissolution of the religion of the house, wherefore it seemed to them that the composition should be annulled. After this relation, it was considered in parliament by the king and his council that the composition should be annulled, and the king would deliberate concerning sending men of religion and others to the abbey to ordain and dispose so that the goods of the house should be expended duly and suitably. And the king afterwards nominated the aforesaid bishop of Salisbury, the abbot of Redyngg', and William de Bereford for this purpose.

MEMBRANE 11d.

Jan. 11. Nicholas Bandini de Fauconer' of Florence acknowledges that he owes
Marlborough. to Acherittus de Portenar[iis] of Florence 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.—The chancellor received the acknowledgment.

Cancelled on payment.

Jan. 6. To the justices next in eyre at the Tower of London. Order not to put
Marlborough. Bartholomew de Badelesmere in default by reason of the common summons of the eyre, as the king has warranted him his absence. By p.s. [5523.]

The like for the following :

Henry Spigurnel. }
John de Bousser. }

By K.

1321.

Membrane 11d—cont.

Jan. 12. The prior of Christ Church, Canterbury. By p.s. [5560.]
 Easthampstead John, bishop of Ely. By p.s. [5562.]
 (Yeshampsted).

Jan. 13. W. archbishop of Canterbury. By p.s.
 Easthampstead.

Jan. 24. The abbot of St. Albans.
 Westminster. By K. on the information of Master R. de Baldok.

Feb. 2. Edmund de Wodestok, the king's brother. By K.
 Westminster. Thomas de Brotherton, earl of Norfolk, and marshal of England.
 By K.

Jan. 8. William de Fourneux and John de Marisco acknowledge that they owe
 Hampstead to Henry de Malynes 10*l.*; to be levied, in default of payment, of their
 Marshall. lands and chattels in co. Middlesex.

*Cancelled on payment acknowledged by Thomas de Tachewych, attorney
 of the executors of Henry's will.*

Jan. 14. Robert de Hemelsey came before the king, on Wednesday after
 Easthampstead. St. Hilary, and sought to replevy to John Abel and Jul[ia] his wife their
 land in Paulinescrey, taken into the king's hands for her default before the
 justices of the Bench against Margery, late the wife of John son of Robert
 de Chaumpaigne. This is signified to the justices.

John de Mohun, the younger, acknowledges that he owes to Eleanor,
 the daughter of John de Mohun, the elder, 400*l.*; to be levied, in default of
 payment, of his lands and chattels in co. Somerset.

Jan. 17. Richard de Weston came before the king, on Friday after St. Hilary,
 Isleworth and sought to replevy the land of himself and of Richard Jeudewyn,
 (Thistelworth). Matilda, late the wife of Henry Bolkestrode (*sic*), John Payn and Matilda
 his wife, and Cicely and Joan, her sisters, in Westhorny and Chudeham,
 which was taken into the king's hands for their default before the justices
 of the Bench against [William] Whatemman and Sarah his wife. This is
 signified to the justices.

John son of Richard de Tenham, chaplain, acknowledges that he owes to
 Master Henry de Cantuar[ia], clerk, 60 marks; to be levied, in default of
 payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Jan 18. Clement de Melton of Staunford acknowledges that he owes to Stephen
 Westminster. Cray of London 20*l.*; to be levied, in default of payment, of his lands and
 chattels in cos. London and Lincoln.

Richard de Ardern acknowledges that he owes to William de Ardern
 20*l.*; to be levied, in default of payment, of his lands and chattels in co.
 Middlesex.

Jan. 18. Robert de Neuwerk of Staunford came before the king, on Sunday after
 Westminster. St. Hilary, and sought to replevy his and his wife Matilda's land, which was
 taken into the king's hands for their default before the justices of the Bench
 against William le Flemyng of Staunford. This is signified to the aforesaid
 justices.

William le Saltere of Tamworth, chaplain, and John le Teynturer of
 Tamworth acknowledge that they owe to Master Henry de Clif, clerk,
 55 marks; to be levied, in default of payment, of their lands and chattels in
 co. Stafford.—R. de Bard[elby] received the acknowledgment.

1321.

Membrane 11d—cont.

Jan. 25. William son of John Sampson of York acknowledges that he owes to Westminster. William de Ayremynne, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Cancelled on payment.

Geoffrey de Cottelee and Nicholas his son acknowledge that they owe to Henry de Malynes 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Dorset.—The chancellor received the acknowledgment.

Thomas Buteturte acknowledges that he owes to John le Moigne 100 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

Richard Abbe of Outheby acknowledges that he owes to Alan de Gissingges of Leicester 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received the acknowledgment.

Philip de Beauveys acknowledges that he owes to Walter Waldeshel 25*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

Fulk de Penbrugge, John de Pirie, and Nicholas de Wentleye, citizen of London, acknowledge that they owe to Robert de Swalelive and Roger Rycheman 100 marks; to be levied, in default of payment, of their lands and chattels in co. Salop.—The chancellor received the acknowledgment.

Jan. 28. John de Chaumpaign acknowledges that he owes to Richard de Byflet Westminster. 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

Ralph de Mounselowe acknowledges that he owes to Richard de Byflet 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

Master Edmund de Mepeham, clerk, acknowledges that he owes to Master Simon de Mepeham, his brother, John de la Dene, chaplain, and Robert Lene 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment acknowledged by Thomas Lene, Robert's brother, and Theobald Poleyn, Robert's attorneys.

Jan. 28. Bernard son of Bernard de Brus acknowledges that he owes to Bernard Westminster. son of John de Brus 1,400 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.—The chancellor received the acknowledgment.

Robert le Forester of Sorbynheche (*sic*) acknowledges that he owes to Paulin Turk of London, 'fisshemangere,' 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

John de Bonyngton of Bondeby acknowledges that he owes to William de Strixton, parson of Deneford church, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Anthony de Bidik acknowledges that he owes to William de Waltham 22*l.*; to be levied, in default of payment of his lands and chattels in co. London.—The chancellor received the acknowledgment.

Cancelled on payment.

1321.

Membrane 11d—cont.

Jan. 30. Laurence son of Laurence de Preston acknowledges that he owes to John Westminster. de Longevill of Little Billing' 500 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The chancellor received the acknowledgment.

Richard de la Lee, parson of Arkeseye church, diocese of York, acknowledges that he owes to Master Francis de Luk, canon of York, 7 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Essex.—The chancellor received the acknowledgment.

Adam Boty acknowledges that he owes to William Martyn, the elder, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.—The chancellor received the acknowledgment.

Richard de la Lee, parson of the church of Arkeseye, diocese of York, acknowledges that he owes to Henry Norman of Berkhamsted, merchant, 11*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. York and Essex.—The chancellor received the acknowledgment.

William de Bernak of Barkeston acknowledges that he owes to William Colman of Sugbrok 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Northampton.—The chancellor received the acknowledgment.

Jan. 26. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Westminster. Trent, or to him who supplies his place. Order to cause Roger de Morwode's wood of Driestok, within the bounds of the forest of Rotland, taken into the king's hands by him who supplies Aymer's place because the keeper of the wood did not appear before him at his advent to those parts, to be replevied to Roger until the next parliament [if] he come to replevy his said wood within the time appointed for replevyng.

Feb. 1. Roger de Brok and William de Pynnore acknowledge that they owe to Westminster. Simon de Swanlonde 70*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

Feb. 2. Thomas Chauntrel of Westwittenham acknowledges that he owes to Fulham. Robert de Folham 100 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.—The chancellor received the acknowledgment.

The said Thomas acknowledges that he owes to the said Robert 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.—The chancellor received the acknowledgment.

Richard son of Hugh de Molesworth of Little Catteworth acknowledges that he owes to John son of Robert Pecok of Redburn, the elder, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.—The chancellor received the acknowledgment.

Nicholas de Pershut acknowledges that he owes to Richard de Byflete 25 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

Feb. 4. Robert, parson of Cokeley church, diocese of Norwich, acknowledges Westminster. that he owes to Adam de Brom, clerk, 54*l.* 13*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

The said Robert acknowledges that he owes to the said Adam 5 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

1321.

Feb. 4.
Fulham.*Membrane 11d—cont.*

The prior of Bernewell acknowledges that he owes to Robert de Madingle 29 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.—The chancellor received the acknowledgment.

Peter le Leykere of Chigewell acknowledges that he owes to Juliana, late the wife of Thomas Romeyn, 27*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

Henry Pourte of London acknowledges that he owes to Walter Fesaunt of Winchester 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and London.—The chancellor received the acknowledgment.

John, abbot of Cherteseve, acknowledges, for himself and convent, that he owes to Master Peter de Askarn 70*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment acknowledged by John de Marton, clerk, attorney of Peter's executors, in February, in the 16th year.

John, prior of St. Bartholomew's London, acknowledges that he owes to Thomas de Kent of London, tailor (*cissori*), 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

Feb. 6.
Westminster.

William son of John de Deen and Roger his brother, Robert de Brokford and William de Wederingsete acknowledge that they owe to Richard de Betoign', citizen of London, 300*l.*; to be levied, in default of payment, of their lands and chattels in cos. Northampton, Norfolk, and Suffolk.—The chancellor received the acknowledgment.

Robert de Kersebrok acknowledges that he owes to John de Britannia, earl of Richmond, 49*l.* 9*s.* 10½*d.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.—The chancellor received the acknowledgment.

*MEMBRANE 10d.*Jan. 30.
Westminster.

To Humphrey de Bohun, earl of Hereford and Essex. Prohibition of his assenting, secretly or publicly, to the making of assemblies or treaties, and of his being present in person or by others at such assemblies and treaties, ordering him to certify the king of any conference or treaty of any matters prejudicial to the king and his crown, so that the king may be able to apply a remedy for these matters with the counsel of him and other *proceres* of the realm, as the king understands that, notwithstanding the prohibition of assemblies being made without the king's special order, the said earl, together with others, proposes to make an assembly, assigning as a reason an intention to treat divers matters touching the estate of the crown, and that he is ordaining this treaty to be had shortly; at which the king is surprised, as such assemblies ought not to be made without the king's authority, and such treaties ought not to be held without his presence or the presence of those of his council appointed by him. By K. and C.

[*Fœdera; Parl. Writs.*]

The like to twenty-eight others. [*Ibid.*]

Jan. 30.
Westminster.

To the sheriff of York. Order to cause proclamation to be made prohibiting any one consenting to the making of such assemblies or attending them, and to certify the king of the names of any persons presuming to do so contrary to such proclamation. By K. and C.

[*Parl. Writs.*]

1321.

Membrane 10d—cont.

The like to all the sheriffs of England, excepting the sheriffs of Cumberland, Northumberland, and Westmoreland. [*Ibid.*]

Feb. 7. Adam de Bandon, citizen of London, acknowledges that he owes to Westminster. William de Monte Acuto 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—Master H. de Clif received the acknowledgment.

John Engaine of Blatherwyk acknowledges that he owes to William la Zousche of Haringworth 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Huntingdon.—The said Master Henry received the acknowledgment by the chancellor's order.

Feb. 7. John de Burdeleys acknowledges that he owes to Geoffrey de Burdeleys, Havering-atte-Bower. his father, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Ralph le Mareschal of Northcote, Hugh le Mareschal of Graunt Kynebell, and Jordan le Mareschal acknowledge that they owe to Robert de Ely and Thomas Edmound, citizens of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.—The chancellor received the acknowledgment.

Richard de la Hyde, parson of Heghton church, diocese of Chichester, acknowledges that he owes to Emmelina Lungespe 65*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.—The chancellor received the acknowledgment.

William Tochet, knight, acknowledges that he owes to John de Boclund, knight, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

The said William acknowledges that he owes to the said John 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The chancellor received the acknowledgment.

John de Boclund, knight, acknowledges that he owes to William Tochet, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

Simon de Swanlund of London and John de Swanlund acknowledge that they owe to Edmund, earl of Arundel, 500 marks; to be levied, in default of payment, of their lands and chattels in the city of London.—The chancellor received the acknowledgment.

Cancelled on payment.

Thomas Cok of Abyndon and Johu Suman acknowledge that they owe to Edmund, earl of Arundel, 500 marks; to be levied, in default of payment, of their lands and chattels in the city of London.—The chancellor received the acknowledgment.

Henry Claverle of Farham acknowledges that he owes to Bartholomew le Taillour of Farham 5 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

Feb. 12. Nicholas de Stiuecle acknowledges that he owes to William de Hakford Stratford-atte-Bow. 26*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.—The chancellor received the acknowledgment.

Thomas de Furnivale, the younger, puts in his place Michael de Wath and Richard de Sheffield to prosecute and challenge the inquisitions and extents to be returned into chancery touching the inheritance of Joan his wife, one of the heirs of Theobald de Verdon, tenant in chief.

1321.

Membrane 10d—cont.

Thomas son of Richard de Walsyngham acknowledges that he owes to J. bishop of Norwich 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—R. de Bardelby received the acknowledgment.

William, prior of St. Mary's hospital without Bysshopesgate, London, acknowledges that he owes to John de Merton, parson of the church of Long Ditton near Kyngeston, 29 marks; to be levied in default of payment, of his lands and chattels in co. Surrey.—H. de Burgh received the acknowledgment by the chancellor's order.

Cancelled on payment.

Enrolment of release by Richard son of William atte Legh to Roland son of Marenus (*sic*) Shenche of his right in the lands that Roland has of the feoffment of the said Martin his father in Tattlesfeld, co. Surrey. Witnesses: John atte Stokette of Okstede; Simon atte Stokette of the same; William le Hodere of London. Dated at London, on Saturday the feast of St. Valentine, 14 Edward II.

Memorandum, that Richard came into chancery at Westminster, on the said day, and acknowledged the above deed.

Feb. 16.
Stratford-
atte-Bow.

Adam Godeyman is sent, in consideration of his service to the king and his father, to the prior and convent of Bridelyngton to receive such maintenance for life in that house as Gilbert Torel, deceased, had.

By p.s.

Feb. 17.
Westminster.

Ralph de Secchevill acknowledges that he owes to Roger Beler 10 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.—The chancellor received the acknowledgment.

William de Furneys acknowledges that he owes to Henry Busere of Malyns 150*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

Hugh de Le and Hamo Calvel of Grenewice acknowledge that they owe to Walter de Huntyngheld, knight, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.—The chancellor received the acknowledgment.

Feb. 21.
Westminster.

Geoffrey de Say, knight, acknowledges that he owes to Henry de la More, goldsmith of London, John de Brunton, citizen of London, and John de Staneghyndenn 56*l.*; to be levied, in default of payment, of his lands and chattels in co. Kert.—The chancellor received the acknowledgment.

William de Hebbedene, knight, acknowledges that he owes to Simon de Wakefelde 19*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgement.

Hervey de Sancto Edmundo, citizen of London, acknowledges that he owes to Master Edmund de London, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

Feb. 20.
Westminster.

To the sheriff of Kent. Order to cause proclamation to be made that all merchants, mariners, and subjects of the king who have suffered damage on land or sea from John, duke of Britanny, his merchants, mariners, or subjects, since the beginning of the sixth year of the king's reign, and who wish to sue for amends therefor, and all those who are charged with inflicting damage upon the duke's merchants, mariners, and subjects since that time shall be at Westminster, before the chancellor and treasurer or

1321.

Membrane 10d—cont.

others of the king's council, in the quinzaine of Easter next, to make reformation of the peace in this behalf, at which date the sheriff is ordered to certify the king's council of his proceedings. By K. and C.

[*Fiedera.*]

The like to all the sheriffs of England. [*Ibid.*]

The like to Roger de Mortuo Mari, justice of Wales, '*mutatis mutandis.*' [*Ibid.*]

Peter de Baa, tenant of certain lands that belonged to Thomas Barry of Bokhamnton, puts in his place John de Hegham or Richard de Hungerford to defend the matter of a recognisance in chancery for 150 marks made to the said John (*sic*) by Thomas.

Feb. 25. William Gentilcorps acknowledges that he owes to Geoffrey de la Lee 20*l.* ;
Westminster. to be levied, in default of payment, of his lands and chattels in co. Hertford.—The chancellor received the acknowledgment.

Henry de Sellyng' of London, 'spicer,' acknowledges that he owes to Peter le Mareschal 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

Cancelled on payment.

Robert Brun of Burnedissh acknowledges that he owes to Maurice le Brun 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The chancellor received the acknowledgment.

MEMBRANE 9*d.*

Feb. 25. John de Reynham acknowledges that he owes to Henry de Malynes 50*l.* ;
Westminster. to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

Isabella, late the wife of Thomas de Muskham, and Walter de Muskham acknowledge that they owe to Henry de Edenestowe, clerk, and Robert his brother 68*s.* ; to be levied, in default of payment, of their lands and chattels in co. Hertford.—The chancellor received the acknowledgment.

Cancelled on payment.

John de Pontoyse, goldsmith, acknowledges that he owes to Agnes de Greyland 7 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

Feb. 8. To the prior of La Charité. Letter thanking him for his agreeable
Westminster. answer to the king concerning the house of Bermundeseye, and nominating brother John de Cusancia, monk of the house of Lewes, of the Cluniac order, a wise and circumspect man supported by the protection of powerful friends, as prior of Bermundeseye, whom the king requests him to present to him according to custom with all speed. The king hopes that the spiritualities and temporalities of the house may be reduced to better state by John's regular and wholesome examples, wise solicitude (*solitudine*) and circumspect diligence, with the assistance of his friends' counsel.

Enrolment of agreement witnessing that whereas Sir Hugh le Despenser, the elder, and Sir Hugh Despenser, the younger, are bound to make before the quinzaine of Easter next to Sir John de Crumbwell and Lady Idonia his wife [a grant of] 200 marks yearly of land for their lives, the said John and Idonia hereby grant that, if they cannot agree by justices, serjeants, and other wise men of the king's court, all the manors, knights' fees, and advowsons of churches and hospitals contained in three fines levied in the king's court between Master Robert de Baldok, archdeacon of Middlesex,

1321.

Membrane 9d—cont.

and the said John and Idonia shall remain, after the death of Idonia, to the said Hugh and Hugh for their lives, and after their deaths to Edward son of Hugh, the younger, and to his heirs, according to the form of the said fines, without impeachment or challenge of Idonia's heirs, notwithstanding two fines levied in the late king's court between Sir Gilbert de Ellesfeld and the said John and Idonia concerning certain manors, etc., comprised in the said fines, then the said John and Idonia will rebate and render to Hugh, the younger, 100 marks yearly of the aforesaid 200 marks of land yearly; for the performance whereof John and Idonia hereby charge themselves and their heirs. Dated at London, 15 December, 14 Edward II. *French.*

Enrolment of deed witnessing that whereas the aforesaid Hugh and Hugh have acknowledged in chancery that they are bound to Sir John de Crumwell in 6,000*l.*, and Hugh, the younger, has also acknowledged severally that he is bound to the said John in 4,000*l.*, the said John hereby grants that these recognisances shall be annulled if Hugh and Hugh grant to him and his wife, Lady Idonia, 200 marks of land yearly for their lives before the quinzaine of Easter next, and if Hugh and Hugh grant (*ferunt*) to the master, brethren, and sisters of the hospital of St. Katherine by the Tower of London 40*l.* of land or rent of Holy Church or other rent to hold to them and their successors for ever. Dated at Westminster, 4 December, 14 Edward II. *French.*

March 1. William de Septem Vannis, knight, acknowledges that he owes to the
Westminster. abbot of Bec Hellouin and the prior of Okeburn, his proctor-general in England, 240*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

Edmund le Botiller of Ireland acknowledges that he owes to Bonus Philippi, Dynus Forcetti, Francis Balduch, and their fellows, merchants of the society of the Bardi of Florence, 100 marks; to be levied, in default of payment, of his lands and chattels in Ireland.—The chancellor received the acknowledgment.

John son of Geoffrey de Erle acknowledges that he owes to Nicholas de Erle 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

Andrew de Jarpumvill acknowledges that he owes to Edmund son of Andrew de Jarpumvill 400*l.*; to be levied, in default of payment, of his land and chattels in co. Buckingham.—The chancellor received the acknowledgment.

The said Andrew acknowledges that he owes to Ralph son of Andrew de Jarpumvill 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

March 5. Richard le Botiller of Thikenappeltre, John son of John Harsyk, knight,
Windsor. and John de Bokelyngton acknowledge that they owe to John son of Robert Pecok of Redbourne, the elder, 40 marks; to be levied, in default of payment, of their lands and chattels in cos. Worcester and Norfolk.—The chancellor received the acknowledgment.

The said Richard acknowledges that he owes to John de Bokelyngton 13 marks 4*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.—The chancellor received the acknowledgment.

March 7. Edmund le Botiller of Ireland acknowledges that he owes to Roger de
Windsor. Mortuo Mari of Wygemor 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Surrey, Sussex, Suffolk, Buckingham, Warwick, Lancaster, Somerset, Devon, Oxford, Gloucester, and Wilts.—The chancellor received the acknowledgment.

1321.

Membrane 9d—cont.

Enrolment of agreement made at Wygemor, on Wednesday before St. Valentine, 14 Edward II., between Sir Roger de Mortemer, lord of Wygemor and of Trim (*Tm*), and Sir Edmond le Botiller of Ireland, whereby Roger has granted the marriage of Roger his son for the use of Joan, daughter of the said Edmund, and has granted that he will enfeof Sir William, archbishop of Cashel, and Sir William de Clebur[y], parson of Trim, of all his lands in Ireland, and the said William and William will grant and render in the king's Bench at Duveline to the said Sir Roger all the aforesaid lands to him and his wife Joan for their lives, with remainder to his son Roger to him and his heirs male of the body of the said Joan, with remainder, in default of such heir, to the right heirs of the said Sir Roger and his wife Joan. The said Roger and Joan have granted that they will assign to Joan, wife of Roger their son, the manor of Beauregard in Meath (*Mithe*) for life in name of dower in case their son die before them. For this marriage, Sir Edmund shall give to Sir Roger 1,000*l.*, to be paid by instalments at Bristol during three and a half years, and Sir Edmund charges himself, his heirs, and his lands in England and Ireland for the performance hereof, and agrees to make a recognisance in chancery for payment of the above sums. Sir Roger and Sir Edmund agree to purchase the king's consent to Roger and Joan's grant as above, and to purchase the justiciary of Ireland to receive the acknowledgment of the said dame Joan in England because a great part of the aforesaid lands are of her inheritance. For the observance hereof, Sir Roger and Sir Edmund have taken oath upon the gospels. Written at Wyg[emor], the day and year abovesaid.

March 8. William Kyng, butcher of London, acknowledges that he owes to Windsor. Henry atte More, goldsmith, 4*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

March 10. Oliver de Ingham, Henry Nasard, and Hugh Madefray acknowledge that Marlow. they owe to Edmund, earl of Arundel, 500 marks; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.—The chancellor received the acknowledgment.

Richard But, Walter Waldeschef, and Matthew de Essex acknowledge that they owe to the aforesaid earl 500 marks; to be levied, in default of payment, of their lands and chattels in the city of London.—The chancellor received the acknowledgment.

Cancelled on payment.

Richard de Betoigne, William de Hedersete, and Thomas de Botoigne (*sic*) acknowledge that they owe to the aforesaid earl 100*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

John Pecche, the elder, acknowledges that he owes to Oliver de Ingham and Hugh Madefray 500 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Leicester.—The chancellor received the acknowledgment.

John de Caunton acknowledges that he owes to John de Acre 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.—The chancellor received the acknowledgment.

The prior of St. Mary's church of the monks of Hertford acknowledges that he owes to William son of William le Mareschal of St. Albans 16*l.*; to be levied, in default of payment, of his lands and chattels co. Hertford.—The chancellor received the acknowledgment.

1321.

Membrane 9d—cont.

Master Richard de Insula acknowledges that he owes to John de Tudenham and Geoffrey de Burton 100s.; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Robert Orpedeman of London acknowledges that he owes to Robert Yon, citizen of London, 49*l.* 3*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

March 11.
Marlow.

William de Seybrock acknowledges that he owes to Ralph Fallynwell 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

The said William acknowledges that he owes to John son of Nicholas de Edesburge 100 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The chancellor received the acknowledgment.

The abbot of Vaudey (*Valle Dei*) acknowledges, for himself and convent, that he owes to Bonseignur Jacobyn and his fellows, merchants of the society of the Peruzzi (*Peruch'*), 200 marks; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment acknowledged by John Juncy, merchant and fellow of the said society.

Isabella la Brewere acknowledges that she owes to Godwin Turk of London, fishmonger (*peysoner*), 23*l.* 6*s.* 8*d.*; to be levied, in default of payment, of her lands and chattels in the city of London.—The chancellor received the acknowledgment.

Thomas de Sandale acknowledges that he owes to John de la Pole and Stephen Craye, merchant of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

William de Furneys, citizen and pepperer of London, acknowledges that he owes to Peter Martyn and Stephen de Sauseto, merchants of the society of William Peregrini of Montpellier, 71*l.* 13*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

March 12.
Henley.

John de Dageworth, knight, acknowledges that he owes to Richard de Rothyng', vintner of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

Cancelled on payment.

Roger de Suthcote of London acknowledges that he owes to Richard de Rothyng' of London, vintner, 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

Cancelled on payment.

John de Dagworth, knight, acknowledges that he owes to Roger de Suthcote of London 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

Cancelled on payment.

John son of Ralph Crepy, citizen of London, acknowledges that he owes to Walter de Moredon 11 marks; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

1321.

MEMBRANE 8d.

March 2. Isabella le Brewer acknowledges that she owes to John de Besevill, 'taillour'
Westminster. of London, 20 marks; to be levied, in default of payment, of her lands and
chattels in the city of London.—The chancellor received the acknowledgment.

March 2. To the keeper of the city of London, and the aldermen and sheriffs of
Sheen. the same. Order to show to the clerk of the king's market the measures
called 'the standards of London,' and to permit him to assay them, as the
king has ordered the said clerk to go to the city and to make a certain assay
of the king's measures of wine, ale, and corn in their custody with the king's
standard measures, in order that, after the assay, the king may cause other
measures to be made throughout the realm by the measures to be thus
assayed, as it is contained in *Magna Carta* that there shall be one measure
of wine, one of ale, and one of corn throughout the realm, to wit the quarter
of London, as the king learns from frequent complaints that divers mer-
chants and others use false measures. By K.
[*Fœdera.*]

March 1. Bartholomew de Badelesmere, knight, acknowledges that he owes to
Westminster. Robert de Umframvill, earl of Anegos, 2,000 marks; to be levied, in
default of payment, of his lands and chattels in cos. Kent and Lincoln.

Cancelled on payment.

Enrolment of deed of John de Fresyngfeld, knight, notifying that
whereas his manor of Cukeleye with all his tenements of Ruhaghe, co.
Suffolk, was lately delivered to Robert Burdein of London by the king's
writ according to the form of the statute of merchants, until Robert should
have levied thence 159*l.*, which John acknowledged that he owed him,
and Robert afterwards demised his estate therein to John's lord, Walter de
Norwyco, knight; the said John hereby grants that the said manor and
tenements shall remain wholly to the said Walter and his heirs in perpetual
inheritance, and he releases his right therein to him. Witnesses: Sir John
de Foxle, Sir John Abel, Sir William Herle, Sir Robert de Malmethorp,
and Sir Walter de Friskeneye, knights; Geoffrey le Scrop, Robert de Westle.
Dated at London, on the first Sunday of Lent, 14 Edward II.

Memorandum, that John came into chancery, on the said day, and
acknowledged the above deed.

March 7. To John de Fienles. At the complaint of Adam Huntelman, citizen of
Windsor. London, that whereas he caused 13 serplers of wool, price 140*l.* sterling, to
be taken from this realm to St. Omer in order to make his profit thereof,
the said John caused the wool to be taken from him near the town of Gynes
by certain of his ministers, and that he still detains the wool from Adam,
the king has frequently requested him to satisfy Adam for the said wool
and his damages; and although Adam has sued him for justice and the said
John certified the king amongst other things that he understood from the
burgesses of Ypres and elsewhere that the wool in question belonged to
certain men of St. Omer and not to men of this realm, and that he would do
what ought to be done in this matter for Adam, he has nevertheless done
nothing in the matter, as the king learns from Adam's complaint: where-
fore the king requests him to cause restitution or satisfaction to be made to
Adam before the Ascension next for his wool and damages, although the
king might do justice to Adam from the goods and chattels of John in this
realm, which he refrains from doing out of his affection for John. He is
requested to certify the king of his proceedings at the said feast. If he do
not do as requested, the king will be unable to delay doing justice to Adam
within this kingdom. By C.

March 12. Edmund Cheyne acknowledges that he owes to Manent Francisci and
Henley. John his brother, merchants of Florence, 20*l.*; to be levied, in default of

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Membrane 8d—cont.

payment, of his lands and chattels in co. Derby.—The chancellor received the acknowledgment.

Thomas de Wandesworth acknowledges that he owes to Adam de Hyworth, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.—The chancellor received the acknowledgment.

John de Cantuaria acknowledges that he owes to Peter son of John le Clerk of Bordeaux 45*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

March 7.
Fulmer.

To the master of the order of the Friars Preachers and the *diffinitores* and brethren about to assemble in their chapter-general at Florence. Request for their prayers for the good estate of the king and his family and his realm.

By p.s. [5606.]

[*Fædera.*]

March 27.
Gloucester.

To Roger Dammory, lord of Uske and Tregruok. Order to cause the king's peace to be maintained and observed throughout the said lands, and not to permit any assemblies to be made whereby the king's peace or the tranquillity of the king's people of those parts may be disturbed, and prohibiting his making any such assemblies, as complaint has reached the king that many of Roger's men of the aforesaid lands and of other lands of other lords in those parts, which lands are held of the king in chief, make assemblies and musters in warlike manner, whereat the king is astonished, as it is unknown why such assemblies are made.

By K.

[*Fædera.*]

The like to the following:

Roger de Mortuo Mari, lord of Wygemor.

John de Hastyng', lord of Bergaveny.

Humphrey de Bohun, earl of Hereford and Essex, lord of Breghenok.

John de Charleton, lord of Pouwys.

Hugh le Despenser, the younger, lord of Glomorgan. [*Ibid.*]

March 15.
Wallingford.

To R. count of Flanders. At the complaint of Gilbert de Mordene, Henry Gubbe, and Stephen de Craye, citizens and merchants of London, that whereas they caused a ship of theirs to be laden with fish, lead, oil, and other goods to the value of 300*l.*, lately bought at Lenne, in order to carry the same to London, certain malefactors of the parts of Flanders attacked the men in the said ship on the coast near Crowemere, co. Norfolk, and took the said goods, and divided them amongst them, and carried them away with them to Flanders, as appears by the letters patent of the mayor and community of London, the king requested the count to cause restitution or satisfaction to be made for the said goods; but the count has done nothing in the matter, as Gilbert, Henry and Stephen have given the king to understand; and it is contained in a treaty lately made between the king and his council and the count's envoys that the king's men and the count's men wishing to complain of such trespasses shall prosecute their affairs this side (*circa*) the quinzaine of Easter next. The king requests the count to cause justice to be done to Gilbert, Henry, and Stephen in this matter in accordance with the said treaty, and that he will certify the king of his proceedings at the said quinzaine.

March 28.
Gloucester.

To James, king of Aragon. The king acknowledges receipt of his letters by the king's clerk Master Peter Galicien who has explained to the king the matters according to the credence committed to him by the king of Aragon, and the king now certifies to him that, after deliberating upon the said matters with his magnates who were then present, the king opened his will concerning these matter to his said clerk, which is to be explained by mouth by the said clerk to the king of Aragon, to whom the

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Membrane 8d—cont.

king requests the king of Aragon to give credence. The king rejoices to hear of his good estate, of which the king of Aragon has certified him by his letters, and hopes that the same may increase, and signifies that at the time of writing all his affairs are prosperous. [*Fœdera.*]

Anthony Usus Maris, merchant of Genoa, puts in his place Nicholas Usus Maris, his brother, and Anthony Citroun, merchant of Genoa, to sue for the execution of certain recognisances made to him in chancery.

MEMBRANE 7d.

March 15. To R. count of Flanders. Upon its being lately found by an inquisition
Wallingford. taken by the sheriff of Kent by the king's order that John Crabbe and many other malefactors of Flanders took a ship called 'Bona Navis' of La Strode, whereof John Springere was master, together with the chests, beds, and other small things of the said John Springere, which were appraised by the jurors of the inquisition at 210 marks sterling, at Le Dunes on the coast near the Isle of Thanet whilst on her voyage to London, and carried the same away with them to Flanders, the king requested the count to cause restitution or satisfaction to be made to John Springere for the ship, chests, beds, and other goods; and the count at length replied that he was in ignorance of the matter, since he was not informed of the said deed or of those who perpetrated it, adding that he would punish the latter if he could find them in his jurisdiction; at which answer the king marvels, especially as John Crabbe, the principal perpetrator of the above deed, was of the count's land of Flanders and stayed therein when he wished, and it was moreover testified before the king that there were in the ship wines belonging to certain of the king's merchants of Gascony, which were captured in like manner by the said malefactors and which came to the count's use, and that the count gave the ship to the lord of Meldyngham; wherefore the king again requested him to consider the aforesaid matter and to cause the said John Spingere to be satisfied; but he has done nothing in the matter, as Stephen Craye, citizen and merchant of London, executor of John's will, has given the king to understand; and it was agreed in a treaty lately concluded between the king and his council and the count's envoys that the king's men and the count's men wishing to make complaint of such trespasses should prosecute the said matters this side the quinzaine of Easter: wherefore the king requests the count to cause justice to be done to the aforesaid executor according to the treaty aforesaid, certifying the king of his proceedings at the said quinzaine.

March 28. To John de Hastyng'. Order to be at Gloucester on the morrow of
Gloucester. St. Ambrose next, to wit 5 April, to treat with the king and other magnates and faithful subjects concerning the assemblies and musters of men-at-arms in the marches of Wales made by men of Wales, concerning which the king has taken counsel with the magnates and others of his council, and has caused certain of his magnates and others of his council to come to him in this behalf and has caused others to be enjoined to be with him at Gloucester at the above date.

By K.

[*Fœdera; Parl. Writs.*]

The like to:

Humphrey de Bohun, earl of Hereford and Essex.

Roger de Mortuo Mari of Wyggemore.

Roger de Mortuo Mari of Chirk, justiciary of Wales.

Hugh le Despenser, the younger.

John Gifford of Brimmesfeld.

Thomas de Berkele.

Maurice de Berkele. [*Ibid.*]

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Membrane 7d—cont.

March 30.
Gloucester.

To W. count of Hainault, Holland, and Zeeland (*Seland*), and lord of Friesland. Request that he will certify the king before the quinzaine of the Nativity of St. John the Baptist next concerning the obtaining of a dispensation from the pope for the marriage of Edward, the king's eldest son, and the count's daughter, and concerning his intention in this matter, as it was agreed that the count should obtain the dispensation with all due speed, the said son and daughter being related within prohibited degrees, and the king has frequently written the pope to obtain such dispensation, and news has not yet reached the king whether the dispensation has been obtained or refused, and the count has not certified him concerning the affair. The king makes this request as he wishes to be assured of this matter, especially as he has been solicited by the king of Aragon and divers other magnates concerning the marriage of his said son, to whom he has refused to answer certainly, lest he should seem to violate in anywise what has been agreed upon between him and the count. The king does not intend waiting longer than the said quinzaine to dispose of the said marriage as shall seem fit and expedient. [*Fœdera*].

March 30.
Gloucester.

To R. king of Jerusalem and Sicily. Request that he will induce John his brother (*germanum*) to desist from detaining Matilda, princess of Achaia (*Acaye*), and to restore her to liberty, so that she may complete her marriage with Hugh de Palicia, knight, the said John having violently captured her whilst on her journey to Bellegarde (*Bellicardum*) to complete her marriage. [*Fœdera*].

March 30.
Gloucester.

To Hugh Daudele, the younger. Order to join the king at Gloucester on Friday before St. Ambrose, to wit 6 April next, to show cause why his lands ought not to be taken into the king's hands and the other things be executed that are contained in his writing binding himself to assist the king to the extent of his power and to do what the king should enjoin upon him, as the king has frequently ordered the said Hugh to come to him at certain dates and places to obey the king's orders and pleasure, and Hugh has refused to obey such orders. By K.
[*Fœdera*.]

April 10.
Gloucester.

John de Ratyngden, knight, acknowledges that he owes to Richard de Wyncelade 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.—The chancellor received the acknowledgment.

Cancelled on payment.

Stephen de Abyndon acknowledges that he owes to Hugh le Despenser, the elder, 50*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

Cancelled on payment.

Enrolment of letters of Peter de Eketon, executor of the will of Margery, late the wife of Nicholas de Eketon, formerly the executrix of the will of Nicholas, acknowledging receipt from John de Sancto Johanne, lord of Basyng', tenant of the lands that belonged to John de Sancto Johanne, deceased, of 50*l.* 13*s.* 4*d.*, which the said John de Sancto Johanne, deceased, acknowledged that he owed to the said Nicholas in the late king's chancery. Dated at Gloucester, 10 April, 14 Edward II.

Memorandum, that Peter came into chancery at Gloucester, on the said day, and acknowledged the above deed.

April 11.
Gloucester.

John de Sancto Johanne of Basyng' acknowledges that he owes to Peter de Eketon 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—The chancellor received the acknowledgment.

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*Membrane 7d—cont.*April 13.
Gloucester.

To Humphrey de Bohun, earl of Hereford and Essex, lord of Breghenok. Order to cause the king's peace to be maintained inviolably in the aforesaid land of Breghenok, and not to permit assemblies and demonstrations in warlike manner to be made anywhere within his power, and not to make such assemblies himself, and not to presume to go with armed power against other persons who are in the king's peace and faith, and not to permit his men to do so, as the king is and always will be ready to exhibit justice to him and other men of the realm, complaint having reached the king that many men of Breghenok and of the lands of other lords in Wales make such assemblies and demonstrations, the cause of the making of such assemblies being unknown.

By K.

[*Parl. Writs.*]

The like to the following:

John de Hastyng', lord of Berganeye.

Roger Dammory, lord of Usk and Treguok.

Hugh le Despenser, lord of Glomorgan.

John de Cherleton, lord of Powis.

Roger de Mortuo Mari, lord of Wygemore.

John Gyffard of Brymmesfeld, lord [of] Iskennyn.

Thomas de Berkele.

Maurice de Berkele. [*Ibid.*]

To the sheriff of Hereford. Order to cause proclamation to be made with all speed forbidding anyone making or attending such assemblies, etc., and to inhibit bishops, abbots, priors, earls, barons, knights, and all others of his bailiwick from harbouring or housing any one making or attending such assemblies, or from counselling or aiding such assemblies, as the king understands that such assemblies are being made contrary to his inhibition.

[*Ibid.*]

By K.

The like to the sheriffs of the following counties:

Worcester.

Salop.

Gloucester.

Stafford. [*Ibid.*]

Hereford.

To Roger de Mortuo Mari of Chirk, justice of Wales. Order to cause like proclamation and inhibition to be made.

By K.

[*Ibid.*]

Memorandum, that on 16 April, 14 Edward II., the king being at Gloucester and at the house of the Friars Minors, where J. bishop of Norwich, his chancellor, was then staying, the chancellor in his chamber delivered to the king the great seal under his seal in the presence of Sirs Thomas de Brotherton, earl of Norfolk and marshal of England, Edmund his brother, Edmund, earl of Arundel, Hugh le Despenser, the elder, Hugh le Despenser, the younger, and Geoffrey de (*sic*) Scrop; and the king received the seal from him, and forthwith delivered it to Sir Roger de Northburgh, keeper of the wardrobe, who received it and carried it away with him thence; and on 18 April, in the king's castle of Bristol, in the king's presence, the aforesaid Roger and Master Henry de Clif, and Sir William de Horlaston, clerks of the chancery, opened the seal, and sealed writs therewith, and the seal remained after the sealing under the seals of the said Henry and William in the same wardrobe in the custody of the aforesaid Roger, and the king ordered Henry and William to do daily what pertained to the office of the seal. Afterwards, upon the return of Sir William de Ayremyun from the marches of Scotland—where he stayed some time by the king's orders for the expedition of matters touching the king and kingdom—to the court on 24 April at Bath, he put his seal to the great seal together with the aforesaid Master Henry by the king's order. On 3 May, the king, being at Walyngford,

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Membrane 7d—cont.

sent the great seal under his privy seal to the said chancellor at London by the said William de Ayremynn, ordering him by writ of privy seal to do therewith what was fitting, and William delivered the great seal thus sealed to the chancellor in his chamber in his inn at London, in the presence of the aforesaid Master Henry and of William de Horlaston, and of Sir Roger de Sutton, Sir John de Merton, and other clerks of the chancery, and the chancellor received the seal from William, and opened it in his chamber on 6 May, and sealed writs therewith. Afterwards the king, wishing to relieve the chancellor of labour during his illness, ordered him by writ of privy seal to deliver the great seal to Sir William de Ayremynn, to be kept by him under the seals of Sir Robert de Bardelby and the aforesaid Master Henry. He also ordered by writs of privy seal the said William, Robert, and Henry separately, to wit William to receive the seal from the chancellor and to keep it as above said, and that he and Robert and Henry should do therewith what pertained to the office; and the chancellor, lying in bed in his inn, on 20 May, delivered the writs of privy seal according to their directions to the aforesaid William and Robert, and the writ directed to Master Henry he delivered to Sir Thomas de Evesham, clerk, for delivery to Master Henry, and delivered the great seal sealed with his privy seal to the aforesaid William with his own hands, in the presence of the aforesaid Robert and of Sirs Geoffrey de Welleford, Roger de Sutton, Adam de Brom, and of many other clerks of the chancery; and William [received] the seal thus sealed from the chancellor, and carried it forthwith with him to Westminster, and there he and the said Robert and Henry opened it on the same day at the third hour, and sealed writs and charters therewith, the aforesaid writ to Henry having been previously delivered to him by the said Thomas. [*Parl Writs.*]

Membrane 7d.—Schedule.

April 23.
Bristol.

To Humphrey de Bohoun, earl of Hereford and Essex. Whereas the king lately enjoined him to come to him at Gloucester at a certain day to take counsel with the king and with the other magnates and others of the king's council concerning the assemblies of men-at-arms in Wales and the marches, and the earl did not come at that time, but signified to the king by John de Somery and Robert de Kendale that he would not come to the king so long as Hugh le Despenser, the younger, remained in the king's company; and the abbot of Dore afterwards came to the king, and explained, on the earl's behalf, that the earl would willingly come to the king by his orders, but that he durst not do so whilst the aforesaid Hugh was in the king's company, and requested the king to amove Hugh from his company, and to summon a parliament at a suitable time and place, where the earl and Hugh might come securely to propound their complaints and to receive judgment, and that the king would in the meantime commit Hugh to the custody of Thomas, earl of Lancaster, stating that Humphrey would mainpern, under forfeiture of all that he could forfeit, to take Hugh to the earl of Lancaster and to bring him back to the parliament in safety, adding that Humphrey would come to the king at Gloucester before he left those parts in hope that the king would grant his aforesaid request; and as it was not evident to the king that the abbot was charged by Humphrey to propound the premises, because he did not bring with him any letters from Humphrey, the king sent his clerk William de Leycestre with his letters to Humphrey, in order that Humphrey might certify the king by his letters if the premises had been enjoined upon the abbot by him; and Humphrey has written that he requested the abbot to tell the king the premises on Humphrey's behalf; the king, understanding Humphrey's request, not without great wonder, considers his excuse for

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Membrane 7d—Schedule—cont.

not coming to the king whilst Hugh is in his company as insufficient, because Hugh was appointed the king's chamberlain by the counsel of the prelates, earls, barons, and *proceres* of the realm and by Humphrey's counsel in full parliament at York, and no complaint has been hitherto made against him afterwards in any other parliament by Humphrey or by others, and Humphrey cannot be ignorant that the king's orders are a protection and defence to all and singular coming to him by such orders, as they ought to be according to the law and custom of the realm. It would be unfitting and dishonest to amove Hugh from the king's company, after assuming such an office, as suddenly as Humphrey desires, and it would be an unjust and pernicious example to other ministers of the king if the king so amoved him without cause. The king had, before the arrival of the aforesaid abbot, disposed to have treaty with Humphrey and certain others of his subjects at Oxford in three weeks from Easter next, as well concerning a day and place for holding a parliament as upon other affairs of the realm. The king cannot and ought not to commit Hugh or any other person to custody without cause, since this would be contrary to *Magna Carta*, and the common law of the realm, and also contrary to the ordinances, which Humphrey is bound by oath to observe, and also contrary to the king's oath, binding him to exhibit justice to all and singular; for Hugh has offered himself openly and publicly before the king to answer in parliament and elsewhere to the complaints of all and singular making complaints of him, and to stand to right therein, and the king is and will be always prepared to do justice to Humphrey and to all others complaining of Hugh or of others, as befits his royal dignity: wherefore the king orders Humphrey to be with him in person at Oxford on Sunday in three weeks from Easter aforesaid, putting aside all excuse, to treat with the king and his other magnates upon the premises and to give his counsel. [*Parl. Writs.*]

The like to Roger de Mortuo Mari of Wygemor. [*Ibid.*]

May 1.
Wallingford.

To the aforesaid earl of Hereford and Essex. Like order, adding that as the king's envoys who were sent to the marches of Scotland to treat with the men of Scotland, as was lately agreed in the parliament at Westminster, have now returned to the king, and the envoys of the pope and of the king of France, who were present at the aforesaid treaty, have likewise returned from the northern parts, and desire to return to parts beyond sea with all speed, the king, desiring to acquiesce with their desires, has now ordained that the treaty aforesaid, which he proposed should be held at Oxford at the aforesaid date, shall be held at Westminster on Sunday in a month from Easter last: wherefore the king orders the earl to be present at that date and place in person. By K. and C.

[*Parl. Writs.*]

The like to Roger de Mortuo Mari of Wygemore. [*Ibid.*]

May 1.
Wallingford.

The the sheriff of Huntingdon. Order to cause proclamation to be made in the town of St Ives and in other places inhibiting tourneying, etc., at St. Ives or elsewhere in the realm without special licence from the king, as the king understands that certain persons are coming to tourney at St. Ives in three weeks from Easter, notwithstanding the king's proclamations prohibiting tournaments. By K.

May 17.
Westminster.

Richard Abbot of Outheby acknowledges that he owes to Roger son of Geoffrey de Stanerne of Sutton 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Memorandum, that on 9 March, Sir Hugh le Despenser, the younger, and Sir John de Crombwell appeared in chancery, and after two deeds enrolled in chancery had been read in chancery, one granting lands from Hugh to

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Membrane 7d—Schedule—cont.

John and Idonia his wife, and the other containing a recognisance for 40,000*l.* made to John by Hugh, and a recognisance for 6,000*l.* made by Hugh and his father Hugh, to be annulled upon certain conditions contained in the said deed, Hugh offered to John and Idonia the manor of Parlington, co. York, and the manor of Alkeberwe, co. Lincoln, on condition that if they exceeded the yearly value of 136 marks, then the surplus should remain to Hugh and his heirs for all the time that John and Idonia hold the manors, and if the manors do not reach the above value, Hugh should make satisfaction for what is wanting out of his lands elsewhere. The aforesaid Hugh, the younger, also offered to John and Idonia the advowsons of the churches of Lammersh and Westhorndon, co. Essex, to be granted to the master, brethren, and sisters of the hospital of St. Katherine's by the Tower of London, on condition that if the said churches did not reach the yearly value of 40*l.*, then Hugh should satisfy John and Idonia for what was short from his rents in London.

Membrane 7d—Schedule, dorse.

- April 22.
Bristol. John de Sancto Laudo acknowledges that he owes to Philip de Engelfeld 160 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.—Master Henry de Clif received the acknowledgment.
- April 23.
Bristol. Richard Hamund acknowledges that he owes to Walter son of Walter de Plash 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.
- April 21.
Bristol. To W. archbishop of Canterbury. Order to take counsel concerning the spreading of false news throughout the country, and to coerce those who spread such false news and the inventors of the lies by grievous censure, as it befits his office to coerce such offenders, for the king hears daily of the spreading of such false news. By K.
[*Fædera ; Parl. Writs.*]
The like to sixteen other bishops. [*Ibid.*]
- April 21.
Bristol. To Thomas de Berkeleye. Order not to give audience to the relation of invented news, and to labour by himself and his men to allay the scandals arising from the spreading of such news, and to refrain from being present at any assemblies and retentions of men-at-arms, and to give his counsel and aid to prevent such being held. By K.
[*Fædera ; Parl. Writs.*]
The like to eight earls and sixty-two others. [*Ibid.*]
- April 27.
Devizes. John de Badburgham, who had his maintenance at the late king's request in the abbey of St. Ed[mund], is dead, as the king learns, and Master Richard de Peshull, the king's surgeon, is sent to the abbot and convent by the king to receive such maintenance for life as John had in their house. By p.s. [5631.]
- April 25.
Devizes. Walter son of Roger atte Wode came before the king, on Saturday after St. George the Martyr, and sought to replevy his land in La Wode near the forest of Powesham, which was taken into the king's hands for his default before the justices of the Bench against the prior of Munchenekyngton. This is signified to the justices.
- April 26.
Devizes. To Bartholomew de Badelesmere, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause proclamation to be made in each of the ports and elsewhere in his bailiwick inhibiting any knight or other man-at-arms from going out of the realm to parts beyond sea, and inhibiting any person whatsoever taking horses-at-

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Membrane 7d—Schedule, dorse—cont.

arms or armour out of the realm, without special licence from the king, and ordering him not to permit any knight or other man-at-arms to cross to parts beyond sea, and not to permit any one to take horses-at-arms or armour to the said parts.

By p.s. [5628.]

[*Fiedera.*]

The like to the following :

The constable of Bamburgh castle.
 The bailiffs of Neubiggyng'.
 The mayor and bailiffs of Scartheburgh.
 The bailiffs of Ravenesrodde.
 The bailiffs of Kyngeston-on-Hull.
 The mayor and bailiffs of York.
 The bailiffs of Barton-on-Humber.
 The bailiffs of Grymmesby.
 The bailiffs of Plymmuth.
 The bailiffs of Waymuth.
 The mayor and bailiffs of Exeter.
 The mayor and bailiffs of Bristol.
 The mayor and bailiffs of Lincoln.
 The bailiffs of John de Britannia, earl of Richmond, at Boston.
 The bailiffs of Orford.
 The king's bailiffs at Great Yarmouth.
 The bailiffs of Little Yarmouth.
 The bailiffs of Lenne.
 The bailiffs of Blakeneye.
 The bailiffs of Ipswich.
 The bailiffs of Harwich.
 The bailiffs of Exemuth.
 The bailiffs of Tengemuth.
 The bailiffs of Fouwy.
 The bailiffs of Lostwythiel.
 The bailiffs of Norwich.
 The bailiffs of Colcestre.
 The keeper and sheriffs of London.
 The bailiffs of Shorham.
 The bailiffs of Chichester.
 The bailiffs of Lyme.
 The bailiffs of Portesmouth.
 The bailiffs of Southampton.
 The bailiffs of Beaulieu.
 The bailiffs of Briggewauter.
 The bailiffs of Sutton.
 The bailiffs of Plymton.
 The mayor and bailiffs of Newcastle-on-Tyne.
 The prior of Tynnemuth.
 The bailiffs of Hertelpol.
 The bailiffs of Jarum.
 The bailiffs of Whitby.

The like to the sheriffs of the following counties, '*mutatis competenter mutandis*' :

Northumberland.	Essex.
York.	Cornwall.
Lincoln.	Sussex.
Devon.	Southampton.
Norfolk and Suffolk.	Somerset and Dorset.
Kent.	Gloucester.

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Membrane 7d—Schedule, dorse—cont.

May 1. John Broun came before the king, on Friday after St. Mark, and sought
Wallingford. to replevy to Isabella, late the wife of Hugh Broun, William Broun, and Thomas his brother their land in Horton, which was taken into the king's hands for their default before the justices of the Bench against John le Despenser. This is signified to the justices.

May 1. To Humphrey de Bohoun, earl of Hereford and Essex. Order not to
Wallingford. attack Hugh le Despenser, the younger, or his lands in the marches of Wales, or to do anything in breach of the king's peace, as the king hears that he is preparing to attack the said Hugh and his lands on account of certain disputes that have arisen between him and Hugh, and that Hugh is preparing to attack him. The king has caused like prohibition to be sent to Hugh.

[*Parl. Writs.*]

By K. and C.

The like to Hugh le Despenser, the younger, and to Roger de Mortuo Mari of Wygemore. [*Ibid.*]

May 4. Simon de Perepount acknowledges that he owes to Thomas de Nerford
Wallingford. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert le Forester of Stubbenhuth acknowledges that he owes to Geoffrey atte Legh 40 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

May 4. Alexander de Cheyny acknowledges that he owes to Ralph de Wedon,
Wallingford. knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William Persoun of Sudbury acknowledges that he owes to John de Cove 33 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

Brother Thomas, abbot of Bruern (*Bruera*), acknowledges that he owes to Bonus Philippi, Dinus Forset', Francis Balduch', Francis Grandony, Loteryngus de Colyne, and their fellows of the society of the Bardi of Florence, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Stephen Craye puts in his place William de Holewell or John de E[ve]sham to sue the matter of a recognisance in chancery for 50*l.* made to him by Laurence son of Laurence de Preston.

May 8. Adam son of Adam de la Forde, knight, acknowledges that he owes to
Westminster. William de Ayremynn, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.—The chancellor received the acknowledgment.

Cancelled on payment.

May 9. Ralph le Mareschal and Jordan le Mareschal acknowledge that they
Westminster. owe to Isabella, daughter of Ralph le Mareschal, 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Hertford.

May 11. Simon de Eversdon came before the king, on Monday after St. John
Westminster. ante Portam Latinam, and sought to replevy to the abbot of St. Albans the abbot's liberty of St. Albans, which was taken into the king's hands on account of the default that the abbot made before the justices in eyre at the Tower of London. This is signified to the aforesaid justices.

John de Sloghtre acknowledges that he owes to Master John Walewayn 66*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

1321.

Membrane 7d—Schedule, dorse—cont.

May 13. Robert de Watevill, knight, acknowledges that he owes to Walter Waldeshel 80 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Adam son of William de Wylby acknowledges that he owes to John de Wylby and John de Harwedon 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

May 17. Richard Abbot of Outheby acknowledges that he owes to Roger son of Geoffrey de Stanerne of Sutton 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

MEMBRANE 6d.

Enrolment of release by Amabilia, late the wife of Roger de Huntynghfeld, to Sir Walter de Huntynghfeld, knight, of her right in the manor of Westwychem and the advowson of the church of the same, with all appurtenances whatsoever; and of her right in the manor of Dodemere, in the town of Meepham, co. Kent. Witnesses: Sir Simon de Northwode, knight; Stephen de Chelfeud; Hugh de Lee; Henry de Mares; Hamo Calvel; Henry Walkyn; Benedict de Huntynghfeld; Richard le Walsche; William de Chimbham. Dated at London, on Wednesday before St. Dunstan, 14 Edward II.

Memorandum, that the aforesaid— [Incomplete.]

May 15. The abbot of Wouburn acknowledges, for himself and convent, that he owes to Robert Lovet 80*l.*; to be levied, in default of payment, of their lands and chattels in cos. Buckingham and Bedford.

Cancelled on payment acknowledged by William de Caldecote, executor of the said Robert's will, before the chancellor on 21 May, in the 18th year of the king's reign.

Richard Attehole, parson of the church of Bruitewell Solham, diocese of Lincoln, and William atte Hole, the younger, his brother, acknowledge that they owe to Henry de Malyns 100*s.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

James de Shurleye acknowledges that he owes to Ralph son of James de Shurleye 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert de Maundevill acknowledges that he owes to John de la Beche 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Adam de Lovetot acknowledges that he owes to Geoffrey de la Lee 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Robert de Wauton acknowledges that he owes to Robert de Bardelby, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

May 16. Hugh Matefrey, citizen of London, Adam de Ely, and Simon de Thornham acknowledge that they owe to Edmund, earl of Arundel, 100*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

1321.

Membrane 6d—cont.

Richard de Betoigne, Thomas de Betoigne, and William de Hedreshete acknowledge that they owe to the said earl 100*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

May 17.
Westminster.

John de Grymstede acknowledges that he owes to William de Staunford, clerk, and William de Dommere, clerk, 110*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Robert Achard, knight, acknowledges that he owes to William de Staunford, clerk, and William de Dummere, clerk, 11 marks 6*s.* 7*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Enrolment of deed of John son of Martin Schenche, witnessing that whereas his father purchased from John son of Peter, citizen of London, 100*s.* of rent issuing from the manor of Dokstede, co. Surrey, of which rent Martin was seised by the hands of Clarice, Aline, Lucy (*Luce*), and Thomasina, who held the manor in succession in inheritance after the death of Roland Dokstede their father, so that Martin afterwards married Clarice and afterwards purchased the purparty of Lucy, one of the parceners, from John Savage and the said Lucy his wife, and the aforesaid Aline purchased from Thomasina her purparty of the manor, by reason whereof Aline is bound to the said John son of Martin in 50*s.* yearly as tenant of a moiety of the manor, the said John son of Martin hereby releases that sum to Aline for her life. He also grants that if Clarice, late the wife of Sir Roger de Wellesworthe, his mother, survive the said Aline her sister, so that Aline's moiety of the manor come to her, then Clarice shall be quit of the said 50*s.* yearly for life. Dated at London, on Saturday the feast of St. Valentine, 14 Edward II. *French.*

Memorandum, that John came into chancery, on the said day, and acknowledged the aforesaid deed.

May 21.
Westminster.

Robert de Bergham acknowledges that he owes to Elias de Whetley, parson of Hale church, 30 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

To the count of Flanders. Peter Cullul, merchant of Pynchebek, has shewn to the king that whereas Gilbert Becce and John Foet, burgesses and merchants of Ypres in Flanders, are bound to him by deed in 63*l.* sterling, and Robert de Duremund of Ghent is likewise bound to him in 57*l.* 10*s.* 0*d.* sterling, and although they ought to have paid these sums to him long ago under a certain penalty contained in the bonds, he has been unable to obtain payment; whereupon the king requested the *échevins*, *consules*, and men of the said towns to cause speedy justice to be done to the said merchant, and the king requests the count to cause justice to be done to him in case the *échevins*, *consules*, and men fail to do so, as the count would that the king should do to his merchants in like case.

To the *échevins* [and] *consules* of Ypres. Order (*sic*) to cause the aforesaid merchant to be satisfied for his debts and damages.

Like order (*sic*) to the *échevins*, *consules*, and men of Ghent.

Like order (*sic*) to the *échevins*, *consules*, and men of Malins in Brabant, to cause the said merchant to be satisfied for 120*l.* and his damages.

To J. duke of Brittany (*sic*). Request that he will cause justice to be done to the said merchant in case the said *échevins* and *consules* fail to do him justice.

To the *échevins*, *consules*, and men of Ypres. Request that they will cause Peter Cullul and Nicholas de Holand, executors of the will of John Cullul of Pyncebek, to be satisfied for 33*l.* 5*s.* 0*d.* and for damages.

1321.

Membrane 6d—cont.

To the count of Flanders. Request that he will cause justice to be done to the aforesaid executors in case the said *échevins*, *consules*, and men fail to do so.

May 23. Roger Lovekyn, rector of Craunford church, diocese of London, acknowledges that he owes to William de Sancto Albano, chaplain, the elder, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Master John de Malmesbury, parson of Gilling church, diocese of Lincoln, acknowledges that he owes to Aceritus Portunare, merchant of Florence, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Huntingdon and Sussex.

Thomas de London, parson of the church of Muchelmerssh, diocese of Winchester, acknowledges that he owes to Aceritus Portunare, merchant of Florence, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

May 23. Thomas de Neuagh, parson of Haukeswell church, diocese of York, acknowledges that he owes to Master Henry de Clif and his co-executors of the will of Adam de Osgodeby 9 marks; to be levied, in default of payment, of his lands and chattels in co. York.

May 24. John de Ditton, canon of St. Paul's, London, acknowledges that he owes to Augustine le Waleys of Uxebr[igg] 50 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent and Essex.

John Randolf of Leddride acknowledges that he owes to William de Rokesle of La Roperie, London, 15*l*; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Sussex.

May 25. John son of Richard de Sutton, knight, acknowledges that he owes to Henry de Edenestowe, clerk, and Robert de Edenestowe, his brother, 40 marks; to be levied, in default of payment, of his lands and chattels, in co. Nottingham.

Cancelled on payment.

John le Waleys of Waltham acknowledges that he owes to Jacomina de Merk 115 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas son of Clement de Ponte Fracto acknowledges that he owes to William de Clif 27 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Henry Husee and Robert de Shepele, parson of the church of Wollavyngton, executor of the will of William Paynel, puts in his place Hugh de Bewik against John de Sancto Johanne of Basyng' in a plea of debt of a recognisance in chancery for 105*l*. 15*s*. 8*d*., concerning which a writ of *scire facias* [is returnable] in the octaves of Holy Trinity.

The said Henry and Robert, executors of the will of Thomas Paynel, put the said Hugh in their place against the said John in a plea of debt of a recognisance in chancery for 406*l*. 13*s*. 8*d*.

Robert de Schepele, executor of the will of William Paynel, puts in his place John de Roteham against the said John de Sancto Johanne.

The said Robert, executor of the will of William Paynel, executor of the will of Thomas Paynel, puts the said John in his place against the said John de Sancto Johanne in a plea of debt.

1321.

Membrane 6d—cont.

The said Robert, executor of the will of William Paynel, executor of the will of Thomas Paynel, puts the said John in his place against the aforesaid John de Sancto Johanne in a plea of debt.

MEMBRANE 5d.

May 17. Hugh le Despenser, the younger, acknowledges that he owes to John de Westminster. Kyngeston 400 marks; to be levied, in default of payment, of his lands and chattels in cos. Gloucester, Dorset, and Somerset.

Vacated by consent.

May 20. Bartholomew de Badelesmere, William Baude, knights, and John de Westminster. Hegham acknowledge that they owe to Robert de Umframvill, earl of Angus (*Anegos*), 1,000 marks; to be levied, in default of payment, of their lands and chattels in cos. Kent, Essex, and Hertford.

Cancelled on payment acknowledged by Andrew de Linbergh, attorney of Gilbert de Babynton, executor of the said Robert's will.

May 20. Brother Robert, prior of the house of Fordham, of the order of Semping- Westminster. ham, diocese of Norwich, acknowledges, for himself and convent, that he owes to Manent Francisci and his brother John, merchants of Florence, 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Richard, parson of the church of Hulcote, acknowledges that he owes to John de Bloyham 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Lenham, knight, acknowledges that he owes to Thomas Cok of Abyndon, merchant, 19*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Augustine le Waleys of Woxebrugg acknowledges that he owes to Richard de Rothyngg' and Walter Bullok, vintner of London, 159*l.* 18*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

May 20. Robert le Longe of Norwich puts in his place John de Yerdhill to pro- Westminster. secute the matter of a recognisance for 20*l.* made to him in chancery by John de Sancto Johanne of Basing.

May 15. To W. archbishop of Canterbury. Summons to attend a parliament to Westminster. be held at Westminster in three weeks from Midsummer. By K.
[*Parl. Writs.*]

The like to W. archbishop of York and to seventeen bishops. [*Ibid.*]

The like to J. bishop of Bath and Wells. [*Ibid.*]

The like to W. bishop of Coventry and Lichfield. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to fifty-two abbots and priors, the prior of the Hospital of St. John of Jerusalem, and the master of the order of Sempyngham. [*Ibid.*]

May 15. To Thomas, earl of Lancaster. Summons to attend the above parlia- Westminster. ment. By K.
[*Ibid.*]

The like to eight earls and ninety others. [*Ibid.*]

To William de Bereford. Summons to attend the above parliament to treat with others of the king's counsel. [*Ibid.*]

The like to thirty-seven others. [*Ibid.*]

1321.

Membrane 5d—cont.

May 15. To the sheriff of Hertford and Essex. Order to cause two knights for
Westminster. each county, two citizens for each city, and two burgesses to be elected for each borough, and to cause them to attend the aforesaid parliament. By K.
[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

May 15. To W. archbishop of Canterbury. Order to cause the deans and priors
Westminster. of cathedral churches and archdeacons of the whole province to be present at the above time and place in person, and to cause all the chapters of the cathedral churches to come by a proctor each and the clergy of each diocese of the province to come by two proctors, to treat and consent to what shall be then ordained, as the king does not wish his affairs in the said parliament to be delayed on account of the absence of the deans, priors, and archdeacons, having ordered the bishops of each diocese in that province to cause them to be present as above. By K. and C.
[*Parl. Writs.*]

MEMBRANE 4d.

May 24. To the sheriff of Kent. Order to cause proclamation to be made that all
Westminster. subjects of the king, merchants and mariners and others, who have suffered damage on land or sea at the hands of the merchants, mariners, and subjects of the duke of Brittany and who wish to sue for amends, and all who are charged with inflicting damage upon the duke's merchants, mariners, and subjects shall be at [Bordeaux] at the feast of St. Andrew next to treat before the king's seneschal of Gascony and others of the king's council in those parts, in order to reform a friendly peace and to do what shall be then ordained, as the king has caused the truce with the duke of Brittany to be continued for one year from the feast of All Saints next, when it expires.

By K.

The like to all the sheriffs of England.

To Thomas son of John, justiciary of Ireland. Order to cause like proclamation to be made in Ireland.

The like to Roger de Mortuo Mari of Chirk, justice of Wales, '*mutatis mutandis.*'

May 24. To the seneschal of Gascony for the time being. Order to induce John,
Westminster. duke of Brittany, to prorogue for a year from All Saints next the truce between the king's and his subjects, the king having caused the truce to be thus prorogued, and, if the duke consent, to cause those of the king's council of Gascony to be assembled at Bordeaux in the feast of St. Andrew next, the king having caused proclamation to be made that all his subjects wishing to complain of damages inflicted upon them by the duke's subjects and that those who are charged with inflicting damages upon the duke's subjects shall be at Bordeaux at that feast to treat before the seneschal and council. The seneschal is ordered to hold treaty then with the council upon the premises.

By K.

[*Fœdera.*]

These letters were patent.

May 27. William Dautre, who served the king and his father, is sent to the abbot
Westminster. and convent of St. Benedict of Holme (*Hulmo*) to receive his maintenance therein, as Roger Ussher, who long served the king and his father and who received the necessaries of life from that house, is dead. By K.

John de Yerdhill acknowledges that he owes to John de Stapelton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

1321.

Membrane 4d—cont.

John de Lenham, knight, acknowledges that he owes to Richard de Cornubia, clerk, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

May 28. To the mayor, bailiffs, and community of Bristol. The king thanks them
Westminster. for not answering without consulting the king brother Maurice, of the Friars Minors, coming to them from the earl of Hereford, and because they intend keeping the town safely for the king's use. The king orders them to keep the town for his use, and not to permit any suspected persons to enter it, and to aid and counsel those of the castle in guarding it. [*Fœdera.*]

William de Melburn acknowledges that he owes to Nicholas de Halleford 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Hegham of Northampton acknowledges that he owes to Agnes de Haldenby 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

May 30. Hugh de Grantese, parson of the church of Ilsington, diocese of
Westminster. Norwich, acknowledges that he owes to William de Sutton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Norfolk.

June 1. Thomas de Delewe, Richard le Botiler, John de Stone, John de
Westminster. Boklynton, William de Milton, and William Strugge, acknowledge that they owe to John de Yerdhill 93*l.*; to be levied, in default of payment, of their lands and chattels in cos. Worcester and Wilts.

Cancelled on payment.

June 1. To the sheriff of Southampton. Order to supersede the king's order to
Westminster. justice John de Derset, vicar of the church of All Saints, Katcryngton, diocese of Winchester, by his body until he had satisfied Holy Church for his contempt and injury, which order was issued at the request of W. archbishop of Canterbury, signifying by his letters patent that John was excommunicated for contumacy, as John has appealed against the sentence to the pope, and is prosecuting his appeal effectually, as appears by papal letters under bulls and by other instruments exhibited in chancery, and Richard de Wyndecroft and Thomas Stak, of the aforesaid county, William de Norwyco and Robert de Hoo, of co. Sussex, have mainperned to have him before the king in chancery on the morrow of the Purification next to do and receive what the king's court shall then consider.

Thomas Pese acknowledges that he owes to John de Stole, Richard le Botiler, John de Bokelynton, and William de Milton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Robert de Helperthorp of Scardeburgh acknowledges that he owes to Adam de Helperthorp, his brother, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Ralph son of Laurence de Brok acknowledges that he owes to John son of Robert Pecok of Redeburn, the elder, 15*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hertford and Buckingham.

May 28. Adam de Helpelthorp of Scardeburgh and Robert his brother acknow-
Westminster. ledge that they owe to the king 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Memorandum, that whereas the aforesaid Adam and Robert were convicted of divers trespasses, etc., against the king before certain of his

1321.

Membrane 4d—cont.

justices appointed to hear and determine the same, and the king pardoned them in consideration of the above sums, as contained on the Patent Roll for this year, the aforesaid Adam and Robert acknowledge that they owe to the king 2,000 marks under these conditions, that if either of them misconduct himself against the king hereafter and be convicted thereof, then execution of this recognisance for 2,000*l.* shall run against him, and the king grants that execution thereof shall not run against any of them who shall not be thus convicted.

May 23. To R. count of Flanders. The king has received complaint from Gilbert Westminster. le Huyrer, citizen and merchant of London, that whereas he lately hired at Thonrond during the fair there a cart for the purpose of carrying certain of his goods to Bruges, certain malefactors of the count's power assaulted Gilbert's men whilst they were taking the cart and goods to Bruges, and took and carried away certain of his goods from the cart to the value of 76*l.*, as in gold florins and groats of Tours, with 6*s.* 8*d.* sterling; wherefore the king requests the count to cause justice to be done to Gilbert for his goods and damages, certifying the king of his proceedings.

To the same. The king has received complaint from Henry de Frith, citizen and merchant of London, that whereas he lately caused ten serplers of wool, price 150*l.* sterling, to be loaded in London in a ship called '*La Blakeship*' of the town of Hulst in Flanders, in order to take the same to the staple at St. Omer in Artoys to trade there with the same, Walter le Coupere and William his brother, with other malefactors of the count's power, took the ship and wool and other goods in her whilst sailing toward the said staple on the coast of England, and carried the same away with them into Flanders; and the said merchant has been unable to obtain restitution or satisfaction, although he has sued for the same, and has therefore prayed the king to provide him with a remedy: wherefore the king requests the count to cause justice to be done to him, and to certify the king of his proceedings herein by the bearer.

June 19. Walter son of Adam de Penres came before the king, on Friday after Sandwich. SS. Mark and Marcellian, and sought to replevy to John de Sutton and Ellen his wife their land in the parish of St. Clement Danes without the bar of the New Temple, London, which was taken into the king's hands for their default before the justices of the Bench against the abbot of Westminster. This is signified to the justices.

June 20. Joan la Porter came before the king, on Saturday after Holy Trinity last, Dover. and sought to replevy his land in Carsford, which was taken into the king's hands for his default before the justices of the Bench against Richard Mangge. This is signified to the justices.

June 27. Simon le Bokeler, girdler of London, acknowledges that he owes to Westminster. Stephen Craye, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

William Huberd acknowledges that he owes to William de Roderham, parson of the church of Scurveton, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 3d.

June 3. Hugh de Landplogh, knight, acknowledges that he owes to Richard de Westminster. Kancia, 'cordwaner' of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in England and Wales.

John de Columbers acknowledges that he owes to Richard le Botiller of Thykenapeltre and Peter de Columbers, parson of the church of Chepstede, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1321.

*Membrane 3d—cont.*June 20.
Dover.

John de Colkirk and John de Evre came before the king, on Saturday after Holy Trinity, and sought to replevy their land in Hatfeld Regis, which was taken into the king's hands for their default before the justices of the Bench against Walter le Seler of Dommawe. This is signified to the justices.

Walter son of Robert de Davyntre puts in his place Hugh de Farndon in a plea in chancery between Henry de Staunton and him concerning a recognisance in chancery for 40 marks made to Henry by him.

James de Norton puts in his place Thomas de Tochwik or Richard de Frollebury to prosecute the matter of a recognisance for 40*l.* made to James by John de Venuz in chancery.

John de Venuz, the elder, and Margery his wife put in their place Theobald Polayn in a plea in chancery between James de Norton and the aforesaid John and Margery concerning a recognisance for 40*l.* made to James by John and Margery.

Enrolment of release by John son of Gilbert de Houby, knight, of co. Leicester, to Roger Beler of Kyrkeby on Wrethk', near Melton Moubay, of all his right in all the lands, etc., that Roger had of his grant or demise in Kyrkeby aforesaid, in demesne or in service, and in the lands, etc., that Roger holds or has, in demesne or in service, by any title whatsoever in the said town. Witnesses: Sir William de Bereford; Sir William de Herle; Sir Henry de Scrop, knight; Geoffrey de Scrop; Gilbert de Toudeby; John de Denoum; Thomas de Blaston, rector of the church of Cotesbech; John de Berle; and John de Dynglee. Dated at London, on Saturday after Midsummer, 14 Edward II.

Enrolment of release by John son of Gilbert de Houby, knight, of co. Leicester, to the keeper of the chapel of St. Peter of Kyrkeby on Wrethk, and the chaplains thereof, of his right in the advowson of the church of that town, which church is appropriated to them, and in all messuages, etc., that they hold in that town. He warrants to them the advowson and two messuages on both sides of the church with their crofts, which messuages with the advowson Roger Beler of Kirkeby had of his gift. Witnesses as above. In consideration of this release, the keeper and chaplains have granted that they will be bound for ever to celebrate for the souls of the said John and of Matilda his mother as they are bound to celebrate for the souls of others in the foundation. Dated as above.

Memorandum, that John came into chancery at London, on the aforesaid day, and acknowledged the above deeds.

June 29.
Westminster.

Robert Alein of Everdon acknowledges that he owes to Peter, parson of the church of Brochole, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

July 1.
Westminster.

To the keeper of the port of Dover. Order to permit the abbot of King's Beaulieu, who is setting out for parts beyond sea by the king's licence, to cross from that port with his horses and household and with 20*l.* for his expenses; provided that he make no *apportum* contrary to the form of the statute.

By K. on the information of Roger de Northburgh.

Robert Bendyn acknowledges that he owes to William de Kemel 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

The said Robert acknowledges that he owes to William Berde 35*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

July 3.
Westminster.

Robert de Wytewell acknowledges that he owes to Matilda, late the wife of Geoffrey de Wytewell, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

1321.

Membrane 3d—cont.

July 4. To the bailiffs, men, and whole community of the city of Canterbury.
Westminster. The king thanks them because certain of their citizens have answered the request of certain persons to be intendent to them, so that they should be captains and governors of the citizens, that they were ready for the king's honour and profit, being unwilling to be intendent to any other without the king's order, and he orders them, under pain of forfeiture, to cause the city to be guarded safely for the king's use, so that they be intendent to none but him, or those having his commission. By K.
[*Fædera.*]

July 3. To Lampinus Rogeri, master of the mint of the king's exchange of
Westminster. London and Canterbury. Order to come to the exchequer at Westminster before the treasurer and barons of the exchequer on Wednesday the morrow of the translation of St. Thomas the Martyr, on account of certain matters touching his office, to do what he shall be then enjoined. By K. and C.

The like to William de Septem Vallibus, sheriff of Kent, to be at the exchequer at the aforesaid day, for certain things touching his office.

Assignment of dower to Amice, late the wife of Laurence de Holbech, made by the escheator on 1 June, 14 Edward II., at Holbech, of Laurence's lands in co. Lincoln: a third of a chief messuage in Holbech, wherein Laurence dwelt, whereupon are built a hall with two sollers, a kitchen, a chamber called 'Burdenchaumbere,' a chamber called 'Nuricechaumbre,' a ruinous bakehouse, a little stable, a chamber called 'Gerhous,' a chamber newly constructed and not yet covered or walled, a pig-house, a ruinous chamber called 'Folcot,' and a decayed (*debilis*) house of no value with a kiln (*torali*), and a ruinous dovecot; with free ingress and egress at all times of the year by the great gates newly made; as appears by the metes and bounds placed in the said chief messuage. There are also assigned to her a third of a messuage near Holbech church called 'Arneys place,' whereon three cottages are built; a third of a cottage called 'Barelsplace,' as appears by the metes and bounds therein placed; a third of a messuage in Flete called 'Bromsted,' whereon are built a cowhouse, a ruinous bakehouse, and a decayed gate house (*dom' portarum*), as appears by the metes and bounds therein placed; a third of a place called 'Blakrichardesplace,' whereon is built a cottage; a third of a place called 'Mareschalplace,' with a third of a cottage thereon; a third of a piece of land called 'Stanred'; a third of a piece of land called 'Kayleslond'; a third of a piece of land called 'Castelescroft'; a third of a piece of land called 'Matheuscroft'; at Holbech, a third of two pieces of land called 'Briddeslant'; a third of a piece of land called 'Milnecroft'; a third of a piece of land called 'Boydinslant'; a third of a piece of land called 'Chapelcroft,' with a chapel built upon it, which chapel ought to serve Alice and the heirs of Laurence in common; a third of a piece of land called 'Le Groundleswele'; a third of three pieces called 'Baaslant'; a third of a piece of land called 'Northcroft'; a third of two pieces of land called 'Heghestneulant'; a third of a piece of land near Doddscroft; a third of three pieces of land called 'Hatesnesse,' with the whole ditch on the south side, and with ingress and egress at the west end; a third of a selion of land called 'Boydinsrigg.' There are also assigned to her a moiety of a piece of land called 'Brouneslant'; a moiety of a piece of land called 'Doddscroft'; a moiety of three pieces of land called 'Samelehouses': because these places are he'd in socage. There are also assigned to her a third of a piece of meadow called 'Bulwermedu'; a third of a piece of meadow called 'Cadwaldesmedu'; a third of a piece of meadow called 'Bulwerspingle'; a third of a piece of meadow called 'Estmedu'; a third of a piece of meadow called 'Seefoulesland'; a third of a piece of meadow called 'Foulmanslant'; a third of a piece of meadow called 'Stiwardesmedu'; a third of a piece of pasture

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Membrane 3d—cont.

called 'Chaumpeneysmore'; a third of a piece of pasture called 'Whitesmore'; a third of a piece of pasture at Brounescote; a third of two pieces of pasture in Cakrowe; a third of a piece of pasture at Cotteshill. There are also assigned to her a moiety of a piece of pasture called 'Ruschcroft'; a moiety of a piece of pasture called 'Dodelesrigg'; a moiety of a piece of pasture at Mattyhirn: because these pieces are held in socage. There are also assigned to her a moiety of a sea-marsh called 'Thrikyngham mersch,' with a moiety of a house there, a moiety of a *hoga* and a moiety of an area of the said *hoga*: because they are held in socage. There are also assigned to her pasture for 99 sheep in Northover, and pasture for 80 sheep in the marshes of Hathenessemersch and Troidelmersch for her life, with the third of a *hoga* and a moiety of a sheepcot at the west end of Hathenesse. There are also assigned to her a saltpan (*salina*), with *hoga* and area called 'Alverscot' at Hathenesse; a saltpan with *hoga* and area called 'Littelcot' there; an area there called 'Lootham'; a saltpan with *hoga* and area, containing 4 acres and 1 rood of area, at Hirnesflete called 'Bykn . . . cote'; a saltpan with *hoga* and area called 'Goldyngeshowe' there; and a quarter of a saltpan there with *hoga* and area called 'Cotelshowe.' There is also assigned to her a windmill in Holbech called 'Havercroftmuln,' for a third of all Laurence's mills in Holbech and Flete. There are also assigned to her the rents and services of Roger Wlward, Eborard Kay, Robert le Oxhird, Peter Oldher, William Wymer, Innocencia de Karton, John Tayillur, Simon ad Capellam, and a third of the rents and services of Laurence de Flete, and 15*d.* of rent from William Yermanger, free tenants. There are also assigned to her a moiety of a piece of land at Algerkirk and a moiety of a piece of land at Kirkton, because these pieces are held in 'sokland.'

MEMBRANE 2d.

June 3. Richard le Botiller of Thykenhapeltre acknowledges that he owes to Westminster. John de Columbar[iis] 5 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

William de Henle acknowledges that he owes to John de Crosseby, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Robert le Keu of Lincoln puts in his place William his brother and Stephen de Crey, citizen and fishmonger of London, to sue in the king's court the matter of the levying of a debt due to him from the count of Holland and Zeeland.

June 5. Walter de Carleton acknowledges that he owes to Robert de Farnylawe Hadleigh. 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 8. John Wygerous of Tilbury and Thomas de Haverhill of Bolewenenne Faversham. acknowledge that they owe to Roger de Sutton, clerk, 100*s.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Reginald Pyrot, son of Ralph Pyrot of Herlyngdon, knight, acknowledges that he owes to John son of Robert Pecok of Redbourne, the elder, 17*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

June 9. Thomas son of Richard le Palmere of London acknowledges that he owes Faversham. to the prior of the Hospital of St. John of Jerusalem in England 103*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

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Membrane 2d—cont.

William de Berdefeld acknowledges that he owes to John de la Chaumbre, clerk, citizen of London, 16*l.* 16*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

June 9. Henry de Boudon of Stanes acknowledges that he owes to Robert de Faversham. Neuwerk 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

June 11. Adam de Thunderle acknowledges that he owes to Henry Darcy 200*l.*; Sturry. to be levied, in default of payment, of his lands and chattels in the city of London.

June 12. Oliver de Ingham, knight, acknowledges that he owes to Hugh le Sturry. Despenser, the younger, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

June 15. John de Burford of Suthampton acknowledges that he owes to William Sturry. de Middleton, Richard le Botiller, William de Esthall, Adam le Plastrer, Thomas Pey . . . , William Strugger, Edmund Cheym, and Roger de Thornhull, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

June 15. Richard de Baldok came before the king, on Tuesday after St. Barnabas, Sandwich. and sought to replevy to William Balle, Alan le Chapelayn, William le Spyser, and Isabella Page their land in Clothale, taken into the king's hands for their default before the justices of the Bench against William son of Hugh le (*sic*) Breteville. This is signified to the justices.

— Peter le Bailliof puts in his place Robert son of John de Neuwerk to sue for the execution of a recognisance in chancery for 8*l.* 7*s.* 0½*d.*, made to him by John de Crumbwell.

Enrolment of release by Roald de Rychemund, knight, to Geoffrey le Scrop, of his right in the manor of Burtoncunstable and all appurtenances. Witnesses: Sir Henry le Scrop, Sir William de Herle, Sir Richard de Bernyngham, knights; Robert de Eggesclyff; . . . de Merkynfeld; Henry de Preston; Geoffrey de Fyngale. Dated at London, Monday after St. Barnabas, 14 Edward II.

Memorandum, that Roald came into chancery at the house of the *Conversi*, London, on the said day, and acknowledged the above deed.

June 20. John de Warneborn of Sheperton acknowledges that he owes to William Dover. de Chastel 60 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Richard Abbot of Outheby acknowledges that he owes to Robert Cosyn of Bernewell 200 marks; to be levied, in default of payment, of his lands and chattels, in co. Leicester.

William de Hempsted acknowledges that he owes to William de Ayremynn, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels, in co. Sussex.—R. de Bardelby and Master H. de Clif, keepers of the seal, received the acknowledgment.

Cancelled on payment.

June 24. William de la Doune acknowledges that he owes to Robert de Bardelby, Dover. clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

This is the partition made between Robert de Hedon and Joan his wife, kinswoman and co-heiress of John de Danthorp, knight, and William

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Membrane 2d—cont.

Berchand, kinsman and co-heir of the said John, which William is an idiot in the king's wardship, made on Friday before the Conversion of St. Paul, 14 Edward II., before Gilbert de Stapelton, escheator this side Trent, by virtue of the king's writ, of the tenement in Skeftlyng: to wit a moiety of the chief messuage on the north; 2 selions of land in the east field at Bonneland, containing two parts of the *cultura* of Bonneland towards the north; at Robyngarchird a selion containing a third of the said *cultura* on the south; at Chapelmere a moiety of the same *cultura*, with a moiety of the Levedybuttes on the north; at Billotmar two selions with adjoining meadow, containing two parts of the same *cultura* of Billotmar on the south; at Swaynkeld a selion containing a third of the same *cultura* on the north; a moiety of the *cultura* of St:kild on the south; a moiety of the *cultura* of Heghmeredaill on the north; at Milnedaile all the *cultura*; a moiety of the *cultura* at Malkyngarth on the south; at Akerdik a moiety of the *cultura* on the north; part of Pundaghdaile below the court towards the south; a moiety of Stodhaghinar on the north; Le Skotendyk on this side; a moiety of the *cultura* of Heghmerdaile, which moiety Richard Hubert holds, on the south; in the west field a moiety of the *cultura* of Theflith on the south; at Batywell a moiety of the *cultura* on the north; at Pundaghcelot two selions containing two parts of that *cultura* on the south, with a moiety of an acre of land butting upon the selion of Richard atte Grene; at Skipendaile [a moiety] of a selion containing a third of the *cultura* on the north; all the *cultura* at the court of Stephen Marchant; at Skalburdaile two selions containing two parts of that *cultura* on the south; at Utegang . . . a selion containing a third of that *cultura* on the north; a moiety of the *cultura* at Toftumdaile on the south; a moiety of the *cultura* of Skalburdaile, which Richard Hubert holds, on the north; a moiety of the meadow of Fosse on the south; a moiety of the pasture of Oxland on the west, together with the breadth of 4 feet on the east, and in length from a certain 'lydeyate' on the north to Le Utehenges on the south; so that she shall find her parcener and his men free chace with free ingress and egress with their beasts and carts of the breadth of 16 feet up to Le Utehenges. Also a moiety of the pasture of Le Utehenges on the west, so that she shall find free ingress and egress as above, beyond her land of Le Fremanhenges to Le Oxla[nd], and that the west part of the pasture of Le Oxland shall find on the east part of the same free chace with free ingress and egress of the breadth aforesaid at the north end. Also Stephen Marcrant (*sic*) and Alice de Suthiby, who hold in bondage on the north. Also Richard Hubert, cottar, on the north. Also the free tenants, to wit from Robert de Frebois, $1\frac{1}{2}d.$ yearly; from William atte Lawe, $3s.$ yearly; and from the rent of Richard Styuel, $21\frac{1}{4}d.$ on this side. If anything of the tenement or bondmen (*nat'is*) pertaining to the heirs be undivided, it shall be divided between them. Also a wall (*m . . .*) shall be made between the aforesaid parts upon the soil of both, at the expense of both.

This is the partition made between Robert de Hedon and Joan his wife, and William Berchand, as above, on the aforesaid day, of the tenement in Skeftlyng: to wit a moiety of the chief messuage on the south; in the east field a selion of land at Bonneland, containing a third of the *cultura* of Bonneland on the south; at Robyngarchird two selions containing two parts of the *cultura* on the north; at Chapelmere a moiety of the same *cultura*, with a moiety of Le Levedibuttes on the south, together with a meadow abutting upon the western end of Personlandes; at Byllotesmar a selion with adjoining meadow, containing a third of that *cultura* on the north; at Swayn[keld] two selions containing two parts of that *cultura* on the south; a moiety of the *cultura* of Stokild on the north; a moiety of the *cultura* of Heghmerdale on the south; at Swynstidore all the *cultura*:

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Membrane 2d—cont.

a moiety of the *cultura* at Malkyngarth on the north; at Akerdyk a moiety of the *cultura* on the south; a part of Pundaghdaile below the court, on the north; a moiety of Stodabaghmar on the south; a plot of meadow called Le [Cha]pelplat, together with 27 perches of land in length near the Chapellflat and Therigarth, in allowance for Le Skotendyk on this side; a moiety of the *cultura* of Hekhmerdaile, which Richard Hubert holds, on the north; in the west field a moiety of the *cultura* of Theflith on the north; at Batiwell a moiety of the *cultura* on the south; at Pundaghtelot a selion containing a third of that *cultura* on the north; at Skipendaille two selions containing two parts of the *cultura* on the south; at Malkyngarth all the *cultura*; at Skalburdaile a selion containing a third of the *cultura* on the north; at Le Utegang' two selions containing two parts of the said *cultura* on the south; a moiety of a at Toftumdaile on the north; a moiety of the *cultura* of Skalburdaile, which Richard Hubert holds, on the south; a moiety of the meadow of Fosse on the north; a moiety of the pasture of Le Oxland on the east, except the breadth of 4 feet, granted to the other party in length from a certain 'lydeyate' on the north to Le Utehenges on the south, provided that he find his parcener free chace, with free ingress and egress with her beasts and carts of the breadth of 16 feet to Le Utehenges; a moiety of the pasture of Le Utehenges on the east, provided that he find his parcener and her tenants free chace as above over his land of Le Fremanhenges to Le Oxland, and that the western part of the pasture of Le Oxland shall find for the eastern part free chace, etc., as above, to the northern end. Also Alan son of Odo and, who hold in bondage on the south. Also Simon Norht and Maurice son of Odo, cottars, on the south. Also these free tenants: H . . . Broun, 1*d.* yearly; Hugh Smyth, 1*d.* yearly; John Bradele, a pound of pepper yearly; Stephen Buk, 7*d.* yearly; the rent of Richard Styuel, 3*s.* 2½*d.* If anything of the tenement or the bondsmen belonging to the aforesaid heirs be undivided, it shall be divided between them. Also a wall shall be made between them upon the soil of both of them at their common cost.

July 2. Simon de Laweshulle of Northampton acknowledges that he owes to
Westminster. Stephen Craye, citizen of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

June 16. To R. bishop of Winchester. Order to admit the king's clerk Geoffrey
Sandwich. de Welleford to the house of St. Cross near Winchester, and to induct him into corporal possession thereof, which he has deferred doing although he has verbally admitted Geoffrey at the king's presentation to the said house, pretending that the house is filled by Robert de Maydenstan, the king having ordered him to admit a suitable person to the said house notwithstanding the claim of Rigaud, late bishop of Winchester, because the king recovered the presentation against Rigaud by consideration of his court on the grounds that the presentation thereto pertained to the king by reason of the late voidance of that bishopric.

MEMBRANÈ 1d.

July 4. Master Richard Abel, parson of the church of Berkhamstede, diocese of
Westminster. Winchester, acknowledges that he owes to William de Ayremynne, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Berks.—Master H. de Clif, one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

1321.

Membrane 1d—cont.

William de Holewelle, clerk, acknowledges that he owes to Stephen Craye, citizen of London, 10*l.* 5*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert Tothe of Killum acknowledges that he owes to Robert de Scorburch of Beverley 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh le Despenser, the elder, puts in his place Ingelram Berenger, knight, to sue for the execution of all recognisances made to him in chancery.

June 28. To R. bishop of Winchester. Order to admit the king's clerk Geoffrey
Westminster. de Welleford to the house of St. Cross near Winchester, according to the above order, and to certify the king by his letters patent and by the bearer hereof if any resistance be made to the execution of this order, so that the king may cause any lay force to be amoved from that house, as the king understands that the bishop ordered the commissary of his official of Winchester to induct Geoffrey's proctor by virtue of the king's aforesaid order, and that the commissary went to the house, and found many persons therein who resisted the execution of the order, so that he could not execute the order, and that he certified the bishop of such resistance by his letters, and that the bishop has taken no steps to provide a remedy therefor.

July 2. To the sheriff of Southampton. Order to amove the lay force from the
Westminster. aforesaid house, and to arrest any persons resisting the execution of this order, taking with him for this purpose a sufficient *posse* of his county, and to certify the king of the names of those thus arrested.

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MEMBRANE 35.

July 8. To the sheriff of Norfolk. Order to release Peter le Louf, William
Westminster. Welre, Nicholas Bollard, and John Liebard, Flemings, from prison at
Norwich, wherein they are detained because they carried, on their voyage
to Scotland, certain Scotch rebels with them, and afforded them counsel and
aid. The king makes this order at the request of certain envoys of Robert,
count of Flanders, although he could proceed to judgment of life and limb
against the said Flemings according to the law and custom of the realm.

By K.

The like in favour of Laurence Coupable, Nicholas son of Nicholas,
Baldinus Schink, Godscalcus Marissak, Flemings.

July 8. To Richard de Rodeneye, escheator this side Trent. Order not to inter-
Westminster. meddle further with a plot of land with the houses thereupon adjoining the
hospital of St. John the Baptist, Lenne, and to restore the issues thereof to
the master of the hospital, the escheator having taken the same into the
king's hands on the grounds that the master acquired it after the publi-
cation of the statute of mortmain without licence from the king, as the
king learns by inquisition taken by the escheator that the aforesaid plot,
which formerly belonged to Thomas Ansibel of Lenne, was given by one
John Costyn, sometime a burgess of that town, to one Michael, master of
the aforesaid hospital, five years before the publication of the said statute, to
wit on Thursday the feast of St. Matthias (*Mathee*), 2 Edward I, to have
and to hold to the master and his successors in exchange of the aforesaid
John and his heirs by the service of 7*d.* yearly.

July 10. To the same. Order to cause the lands that belonged to the prior and
Westminster. convent of Bykenacre in Norton, co. Essex, to be restored, together with
the issues received therefrom, and to deliver to Richer de Refham and John
his son all their goods and chattels found upon the said lands and taken into
the king's hands by the escheator, when he took the said lands into the king's
hands on the grounds that they were held in chief of the king, and that
Richer and John acquired them without licence from the king, although the
king lately confirmed by his letters patent the grant made by Robert Burre,
prior of the said house, and the convent to Richer and John of the lands
aforesaid for the term of their lives, as it appears by inquisition taken by
certain of the king's subjects appointed by him that the aforesaid lands are
held of John de Boun by the service of the quarter of a knight's fee and
not of the king.

By K.

July 12. To the same. Order to cause the manor of Hanyngfeld to be restored to
Westminster. William de Cycestre and Joan his wife, together with the issues received
therefrom since the escheator took it into the king's hands, the king having
ordered him to take the manor into his hands because it was suggested to
him that the manor was held in chief and that the prior and convent of
Bykenacre had demised it in fee from their house without his licence, as
Robert de Blakenham, late prior of Bykenacre, and the convent of the same
demised the manor, except the rent of Walter Sewale, to Peter Burre of
Releye and the aforesaid Joan, then his wife, for their lives, and afterwards
demised it, after Peter's death, to the said William for his life, and it is
found by an inquisition made by the king's order that the manor is not held
of him in chief and is only demised to William and Joan for their lives.

By K.

1321.

Membrane 35—cont.

To the same. Order to cause 10 acres of land in Danewebyry to be delivered to Walter atte Pyrye, together with the issues received therefrom since the land was taken into the king's hands, the king having ordered the escheator to take it into his hands because he was given to understand that it was held in chief and was alienated without his licence from the priory of Bykenacre, as it appears by inquisition made by the king's order that Walter had the land of the feoffment of Richard atte Pyrye, who recovered it as his right by consideration of the king's court against Richard Burre, then prior of Bykenacre, and that the land is held of Alphonsus de Veer and not in chief.

To the sheriff of Warwick. Order to cause a coroner for that county to be elected in place of William Blaunchfrount, whom the king has amoved from office for insufficient qualification.

July 11. To the sheriff of Hereford. Order to cause a coroner for that county
Westminster. to be elected in place of William 'of the Wode,' who is incapacitated by age and infirmity.

July 13. To Richard de Rodeneye, escheator this side Trent. Order not to
The Tower. intermeddle further with a rent of 14s. of John de Lasceles in Swalu, co. Lincoln, and to restore the issues thereof, which rent was taken into the king's hands by reason of the alienation that the escheator pretended John de Bradele, who held the rent in chief as parcel of the manor of Bradele, had made thereof without the king's licence to Robert de Lasceles, brother of John de Lasceles aforesaid, of whom John is the heir, as the king learns by inquisition taken by the escheator that the rent is not held of the king in chief as parcel of the aforesaid manor, but that it is held of John de Britannia, earl of Richmond, as parcel of the manor of Swalu by the service of a tenth of a knight's fee.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of Roland de Wykford, who is insufficiently qualified.

July 14. To the treasurer and barons of the exchequer. Order to cause allowance
Westminster. to be made to Walter le Sauser of Boxhamstede, in his account at the exchequer for the time when he had the custody of the manor of La Haye, for 10*l.* paid by him to Peter de Gavaston, late earl of Cornwall, and for 5 marks paid by him to Ingelard de Warle, the king's clerk, as appears by their letters of acquittance in his possession. By p.s. [5744.]

July 16. To Richard de Rodeneye, escheator this side Trent. Order to cause
Westminster. 20 acres of wood in Wodeham Ferers and Danwebiri to be delivered to Thomas son of William de Hanyngfeld, together with the issues received therefrom since the wood was taken into the king's hands, whereof Robert, sometime prior of Bykenacre, and the canons of the same enfeoffed William de Hanyngfeld, the king having ordered the escheator to take it into his hands because he was given to understand that the wood was held in chief and that it was alienated from the prior and convent of Bykenacre, which is founded of the alms of the king's progenitors, without his licence, as it is found by inquisition taken by the king's order that the wood is held of the earl of Ferrers by the service of 1*d.* for scutage when scutage happens, and not of the king in chief.

To the same. Like order for restitution of 20 acres of land in Wodeham Mortymer, whereof Benedict, sometime prior of the aforesaid house, and the canons thereof enfeoffed William le Clerk of Wodeham, as it is found by inquisition that the land is held of Isabella la Mortymer by the service of 6*d.* yearly and not of the king in chief.

1321.

Membrane 35—cont.

To the same. Like order for restitution of 33 acres of land in Esthanyngfeld, whereof Alan, sometime prior of Bykenacre, and the convent of the same enfeofed William de Hanyngfeld, as it is found by inquisition that the land is held of Robert son of Walter together with other lands in that town by the service of one and a half knights' fees.

To the same. Like order for restitution of 42s. of rent in Wodeham Ferrers, whereof the prior and convent of Bykenacre enfeofed Master Richard de Badwe, as it is found by inquisition that the rent is held of the earl of Ferrers by the service of 6d. yearly and not of the king.

Aug. 3. To the same. Like order for restitution of 12 acres of land in Daneweby, Westminster. whereof Robert, sometime prior of Bykenacre, and the canons thereof enfeofed Alice de Heyham, as it is found by inquisition that the land is held of the heirs of Richard Mounfychet by the service of 1d. yearly and not of the king in chief.

July 14. To Richard de Rodeneye, escheator this side Trent. Order not to Westminster. intermeddle further with 10 acres of land and an acre of pasture in Rewenhale that belonged to Richard Coleman, as the king learns by the escheator's certificate and by an inquisition afterwards taken by him that the said Richard held at his death the aforesaid land and pasture of William son of John Martel by the service of 6s. 6d. yearly and by the service of finding six men for one day in autumn to cut his corn, and that, during the time when William, who held a carucate of land in Rewenhale of the king as of the honour of Boulogne, was a minor in the king's wardship, Richard died, leaving John his son and heir a minor, and that Richard de Clare, then escheator this side Trent, pretending that Richard Coleman held the aforesaid land of the said William by knight service, and that the wardship thereof ought to pertain to the king by reason of the minority of Richard's heir, took the said land into the king's hands by virtue of his office and without warrant.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Robert de la Forde and Thomas de la Forde, pledges and mainpernors of Walter le Sauser of Boxhamstede, and to the said Walter for 20 marks, in which Robert and Thomas are bound to the king by deed for the aforesaid Walter for the remainder of Walter's account, which he lately rendered in the wardrobe, for the time when he was keeper of the king's manor of La Haye, co. Hertford (*sic*), of which 20 marks Walter paid 10l. to Peter de Gavaston, late earl of Cornwall, and 5 marks to Ingelard de Warle, king's clerk, as he can show before the treasurer and barons by their letters of acquittance. By p.s. [5744.]

July 22. To the sheriffs of London. Order to deliver to Richard Pylk, the Westminster. king's waferer (*waferar*'), goods and chattels to the value of 56s. 1d. forfeited before the king's justices at the Tower, which were in the sheriffs' custody, and which were found with John de Fulmere of Skreton, who was convicted before the justices for a robbery from the said Richard, as the king has granted the said goods and chattels to Richard. By p.s. [5749.]

July 25. To Richard de Rodeneye, escheator this Trent. Order not to intermeddle Westminster. further with the lands of William de Cobeham, and to restore the issues thereof, as it appears by inquisition taken by the escheator that William held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

July 20. To the sheriff of Norfolk. Order to cause Patrick de Forgrund, a Scotch Westminster. prisoner in Norwich gaol, to come without delay before the king with his attachment. By K.

1321.

Membrane 35—cont.

July 31. To Richard de Rodeneye, escheator this side Trent. Order to cause
Westminster. John de Brom, son and heir of Robert de Brom, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

MEMBRANE 34.

July 12. To the sheriff of Gloucester. Order to deliver to Richard Lovel,
Westminster. constable of Brustoll castle, all the corn and other victuals that he has caused to be bought and purveyed by the king's orders for the munition of the king's castles in Wales, for the munition of Brustoll castle. The king has ordered the constable to receive the corn from the sheriff.

By K. on the information of Roger de Northburgh.

July 11. To the sheriffs of London. Order to cause Henry Basset to be delivered
London. from Neugate prison, wherein he is detained upon suspicion of stealing a silver cup* of Queen Isabella's then found in his custody, which cup was delivered to him to be kept by one of the queen's household. By p.s. [5742.]

July 12. To the sheriff of York. Order not to intermeddle further with the lands
Westminster. of Mary de Neville, as the king learns by an inquisition taken by Gilbert de Stapelton, late escheator beyond Trent, that she held nothing in chief at her death by reason whereof the custody of her lands ought to pertain to the king, and that Ranulph de Nevill, her son, is her next heir and is of full age, and it appears by an inquisition taken by Richard de Rodeneye, escheator this side Trent, that she held nothing in chief at her death except the manor of Houton, co. Norfolk, which is held in chief by the service of a moiety of a knight's fee, and that Ranulph is her next heir and of full age, and the king has granted licence to Ranulph to enfeof Ralph de Nevill of the aforesaid manor, which was taken into the king's hands by reason of Mary's death.

To the sheriffs of London. Order to pay to the king's serjeant-at-arms Bertram de la Mose, ten marks for Michaelmas term last out of the ferm of the city, the king having granted him that sum yearly out of the ferm in consideration of his good service.

July 16. To the collectors of the custom of wool and wool-fells in the port of
Westminster. Southampton. Order to permit Cambus de Scale, merchant of Florence, to take thirty sacks of wool out of that port upon payment of the custom, as he has found the king security by John de Charleton and John de Triple, citizens of London, to take thirty sacks of wool now in that port to the staple of wool and wool-fells at St. Omer in Artoys and not elsewhere in foreign parts contrary to the charter of the staple.

The like to the collectors of the custom in the port of Boston to permit Cambus to take sixty sacks of wool thence.

July 22. To John de Segrave, constable of Notyngham castle. Order to cause
Westminster. the castle to be provided sufficiently with victuals.

By K. on the information of Roger de Northburgh.

July 23. To the collectors of the custom of wool and wool-fells in the port of
Westminster. Southampton. Order to discharge native merchants of the securities that the king ordered them to take from them that they would not take wools to Flanders, Brabant, or Artoys contrary to the charter of the staple, and to restore without delay any securities received by them in this behalf.

By C.

The like to the collectors in the port of London.

* Called *hanap* in the privy seal.

1321.

Membrane 34—cont.

July 22. To Richard de Rodeneye, escheator this side Trent. Order to deliver to
Westminster. John de Compton, son and heir of Adam de Compton, tenant in chief of the late king as of the castle of Caresbrok, then in his hands, the lands that Emma, late the wife of the aforesaid Adam, held in dower of the aforesaid inheritance of the said castle, which castle the king gave to Edward, earl of Chester, his son, before 26 January last, when he ordered Adam's lands, which were in the custody of Walter le Norreys by demise from Robert le Norreys, to whom the late king granted the custody thereof during John's minority, to be delivered to John, who had proved his age before the escheator, as John has shewn the king that the lands that Emma held as above came to the late king's hands upon her death during the time when John was in his wardship.

July 28. To the same. Order not to intermeddle further with 65 acres of land
Westminster. in Lachyndon in the marsh called 'Litebredeshope,' and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger Cok of Paclesham acquired the aforesaid land from Hugh de Lachyndon, and that it is held of the abbess of Berkynge by the service of 1*l.* yearly and not in chief of the king, the escheator having taken the land into the king's hands pretending that it is held of the king in chief and that Roger acquired it without the king's licence. By pet. of C. [4916.]

July 31. To the treasurer and barons of the exchequer. Order to discharge
Westminster. Eleanor, late the wife of Henry de Percy, of 100*l.* of the arrears of the yearly ferm of 400*l.* due from her for the custody of his lands during the minority of his heirs, as the king has pardoned her this sum because it was found by inquisition taken by the king's order by Gilbert de Stapelton, late escheator beyond Trent, and Richard de Bernyngham that the Scotch rebels, who lately entered the county of York upon several occasions, burnt certain of the said manors and the lands and tenements of the heir's tenants in the said manors, and the goods and chattels of Eleanor and the aforesaid tenants, and otherwise did much waste, and slew certain of the said tenants, and took captive others of the tenants, so that Eleanor was unable for these reasons to levy 155*l.* 10*s.* 3*d.* of the ferms due from the manors and lands.

By K.

July 30. To the same. Order to cause assignment of lands or rents to be made to
Westminster. Queen Isabella to the value of 100*s.* yearly, during the life of Joan de Vilers, to whom the king granted that sum yearly for life, from the issues of the county of Ponthieu, then in the queen's hands, in consideration of her good service to the queen, for which grant Joan has not yet had the king's letters patent, as she ought to have had, the king having granted that Joan shall receive this sum from the receiver of the county.

By K.

Aug. 3. To the sheriff of Southampton. Whereas the late king, at the frequent
Westminster. complaint of Peter de Sancto Paulo, that John Pedrogue and other malefactors of the power of M. countess of Artois (*Atrabaten'*) violently spoiled him on the sea of his goods to the value of 350*l.* sterling, and carried the same to Hauk' in the county of Dreux (*Durewe*), many times requested the countess to cause restitution and satisfaction to be made to Peter for his goods and damages, and he afterwards, because she neglected to exhibit justice to the aforesaid Peter, requested the king of France to cause justice to be done to Peter in her default, and although the king of France frequently ordered the countess to cause amends to be made to Peter, she has done nothing in the matter; wherefore the present king, after his accession, requested the countess to cause due satisfaction to be made to Peter within a certain time now past without further delay or excuse, Peter being much impoverished and aggrieved in suing for justice, but she did nothing in the matter, but altogether failed to do him justice, as fully appears by public instruments and other lawful documents produced by Peter in chancery;

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Membrane 34—cont.

whereupon the king ordered the abbot of Rammeseye's bailiffs of St. Ives to arrest goods of the men and merchants of the power of the countess to the value of 350*l.*, and to cause the same to be kept safely until Peter should be satisfied for that sum or until otherwise ordered, as appears by the rolls of chancery; and it is now shewn to the king by the petition of Peter Norman and Thomas de Langar, executors of Peter's will, exhibited before the king and his council, that although the said Peter de Sancto Paulo had the said writ of arrest in his life, he died whilst prosecuting the matter without having any satisfaction, wherefore his executors prayed the king to provide a remedy: the king therefore orders the aforesaid sheriff to arrest goods of the men and merchants of the power of the aforesaid countess to the value of 350*l.*, and to cause the same to be kept safely until the executors be satisfied for that sum or until otherwise ordered, certifying the king of the goods arrested by him.

By pet. of C.

Aug. 3. To Richard Lovel, constable of Bristol castle. Order to cause the houses, Westminster. walls, bridges, and tower of the aforesaid castle to be repaired by the view of Roger de Clisseby. By p.s. [5758.]

Aug. 4. To the sheriff of Cumberland. Order to cause a coroner for that county Westminster. to be elected in place of Walter de Plumond, who is insufficiently qualified.

Aug. 3. To the sheriff of Hereford. Order to cause a coroner for that county to Westminster. be elected in place of William de la Wode, who is insufficiently qualified.

Aug. 12. To the collectors of the custom of wool and wool-fells in the port of Westminster. Boston. Order to desist from making undue exactions from native and alien merchants beyond the proper custom for their wool, wool-fells, and hides, and to release any distraint they may have made on this account, as complaint is made to the king that they make undue exactions upon the aforesaid merchants, and take security that they will go with their wool, wool-fells, and hides to a certain staple beyond sea and not elsewhere, at which the king is astonished, as no order to make such exactions has been issued by him.

MEMBRANE 33.

Aug. 4. To the bailiffs of Kyngeston-on-Hull. Order to cause proclamation to be Westminster. made prohibiting men of that town or men coming thither throwing stones or other things into the water of that port, whereby the port of that water may be blocked up or ships be hindered from coming to the port, and to cause any persons doing so after this proclamation to take out at their own expense the stones and other things thus thrown in by them, and to punish them for such trespass, as the king is given to understand that certain men of that town and certain others coming by water throw stones into the water of Hull, on which account it is feared that in process of time the port of that water will be blocked up, or at least that such peril will threaten ships coming into that water that merchants will withdraw themselves from the town.

Aug. 6. To the archbishop of Dublin, collector of a tenth granted to the king in Westminster. aid of his war in Scotland by the clergy of Ireland, and of another tenth imposed upon the said clergy by the pope for the king's use. Order to cause the tenths to be levied of ecclesiastical benefices and temporalities that have been wasted by the attack of Edward de Brus and his accomplices, Scotch rebels, to be levied according to the new taxation thereof made by the king's order, and to answer to the king at his exchequer of Dublin according to the new taxation, as the clergy have besought the king to cause the said

1321.

Membrane 33—cont.

tents that still remain unlevied to be levied according to the new taxation, because the benefices and temporalities aforesaid are still wasted and impoverished. The king has ordered the treasurer and barons of the exchequer to receive the tenth from the archbishop according to the new taxation.

Aug. 6. To the collectors of the custom of wool and wool-fells in the port of
Westminster. Boston. Order to permit the merchants of the society of the Bardi of Florence to take wool out of that port without taking any security from them to answer to the king for any trespass made by them against the charter of the staple, as the king has pardoned them, in consideration of their good service to him, the trespass whereof they were indicted before John de Cherleton, mayor of the staple of wool, and Adam de Brom, the king's justices to enquire concerning trespasses against the charter of the staple, when the said merchants wholly submitted themselves to the king's grace and acknowledged before him that, after the making of the charter of the staple, they sent 4,800 sacks of wool from this realm, of which number they caused 650 sacks to be taken out of the realm contrary to the charter, and they excused themselves of the residue, asserting that they sent part of them to Chalouns and part into Lombardy.

The like to the collectors of the custom in the port of Kyngeston-on-Hull.

Aug. 6. To Richard de Rodeney, escheator this side Trent. Order to cause
Westminster. Geoffrey de Stapelford, son and heir of Richard de Stapelford, tenant by knight service of the heir of Richard Heriz, tenant in chief, a minor in the king's wardship, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his fealty.

The like to the sheriff of Nottingham.

Aug. 8. To the sheriff of Lincoln. Order to supersede the arrest of Orgar de
Westminster. Freston, monk of Croiland, who is indicted for assenting to the death of a certain girl unknown, slain at Sutterton, of whose death Ellen de Utterdyk and Isabella, wife of Roger Randulf, are indicted but not yet convicted, and for assenting to the death of Ellen de Utterdyk, slain at Boston, of whose death Alan Skirwater of Boston and Cicely his wife, and Juliana his daughter, and Dulcia de Lincoln are indicted but not yet convicted, as Orgar has found mainpernors before the king, to wit Master Thomas de Langetoft, Thomas de Derby of Sutterton, Roger del Bedde of Gretford, and Nicholas de Welton, of that county, and John de Godesfeld of the city of London, who have mainperned to have him before the king in fifteen days from Michaelmas to stand to right concerning the premises.

Aug. 12. To the sheriff of Somerset. Order to cause a coroner for that county to
Westminster. be elected in place of John Florye, whom the king has caused to be amoved from office for insufficient qualification.

Aug. 17. To the justice of Wales, or to him who supplies his place. Order to
Westminster. cause John son and heir of Philip Laudrey, tenant in chief, to have seisin of his father's lands, as he has proved his age before the justice, and the king has taken his homage. By p.s.

Aug. 25. To the sheriff of Norfolk. Order to arrest goods of the men and mer-
Westminster. chants of the power of the count of Flanders and of the community of that land to the value of 200*l.*, and to keep the same safely until Henry le Palmer, Alan atte Warf, Thomas Tuk, and the executors of the will of Robert Youn have been satisfied for that sum, or until otherwise ordered, in part satisfaction for 418*l.* 6*s.* 8*d.*, the value of a ship called '*La Swalewe*' of London and her cargo taken from them by malefactors of the count's pewel (as at page 172 above), and of 100*l.* for their damages, the king

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Membrane 33—cont.

having superseded his previous order to the sheriff and others to arrest goods to this amount at the count's request, who sent envoys to treat for concord between his men and merchants and the men and merchants of this realm, as such concord has not been concluded because certain of the said envoys, without whom the others could do nothing, returned home without licence. The king has ordered the sheriffs of London to arrest goods in like manner to the value of 118*l.* 6*d.* 8*d.*, and the sheriff of Kent to arrest goods to the value of 100*l.*, and the sheriff of Southampton to arrest goods to the value of 100*l.*

By K. and C.

MEMBRANE 32.

Aug. 3. To the sheriff of Hereford. Order to cause a coroner for that county to Westminster. be elected in place of William de la Wode, whom the king has caused to be removed from office for insufficient qualification.

Aug. 13. To the treasurer and barons of the exchequer. Order to supersede the Westminster. demand upon Robert de Sapy and Alina his wife for a pair of gilt spurs, and to acquit them of the same from 3 July, in the 10th year of the king's reign, and to cause the tenor of the king's charter to them of that day to be cancelled in the estreats of the chancery and in other memoranda of the exchequer, by which charter the king granted them power to enclose as much as they could of his marsh of Pevenese, which was flooded by the reflux of the sea and was in no one's tenancy, and that they might hold of the king for their lives what they should thus inclose, rendering therefor a pair of gilt spurs yearly, as they have enclosed nothing of the said marsh by virtue of the charter, but have delivered the charter into chancery to be cancelled, for which reason the king has caused it to be cancelled in the rolls of his chancery.

Aug. 6. To the sheriff of Westmoreland. Order to cause a coroner for that county Westminster. to be elected in place of Roland de Patton, whom the king has caused to be removed from office for insufficient qualification.

To the sheriff of Devon. Order to expend up to 50*l.* in repairing the walls and bridges of the outer bailey of Oxford castle. By C.

Aug. 16. To William de Hanstede, keeper of the king's exchanges of London and Westminster. Canterbury. Order to cause the houses of the said exchanges to be repaired where necessary, out of the issues of the exchanges, by the view and testimony of the controller of the exchanges. By C.

To the sheriff of York. Order not to intermeddle further with the manors of Lounesburgh and Wyverthorp, in that county, and to restore the issues of the same, as the king learns by inquisition taken by him that Herbert son of John held the said manors to him and Eleanor his wife and his heirs, by a fine levied in the king's court, and that Eleanor continued her seisin thereof jointly with her husband until his death, by which inquisition it appears that the manors are held of the archbishop of York by knight service.

To the abbot of St. Mary's York, collector in the diocese of York of the tenth imposed upon the clergy by the pope for the king's use. Order to pay 100 marks out of the tenth to the king's clerk Robert de Barton, in order to do certain works in the castles of Carlisle and Cokermouth, receiving from him a tally of the exchequer made under the abbot's name for that sum and his letters patent witnessing the receipt. By C.

1321.

Membrane 32—cont.

Aug. 18. To the chamberlain of Karnarvan. Order to inform himself fully concerning the wages and stipends that the clerk of the king's works in the castle of Karnarvan and the *garritor* of the same receive yearly from the king, and if he find that they ought to receive any wages and stipends from the king, he is then to pay them the arrears of their wages and stipends from the time of his appointment, and to continue paying the same.

To Henry de Shirokes, late chamberlain of Kaernarvan. Order to pay to the aforesaid clerk and *garritor* the arrears of their wages and stipends for the time of his office.

Aug. 21. To the sheriff of Oxford. Order to release Adam de Weston, servant of Robert Lewer, from the king's prison at Oxford, and to restore to him his goods and chattels, as the king has remitted to Robert the cause for which he lately caused Robert's wife and certain of his friends and their goods and chattels to be taken into his hands.

Aug. 25. To the bailiffs of Kyngeston-on-Hull. Order to arrest goods of the men and merchants of the power of the count of Flanders and of the community of that land to the value of 100*l.*, and to keep the same safely until Reymund de Brunia, Poncius Lente and Bonetus his brother have been satisfied for that sum, in part satisfaction for 217*l.* 1*s.* 8*d.*, the value of their goods seized by malefactors of the count's power from a ship called '*Coga de Valencia*' (as in this Calendar, 14 Edward II., page 262), the king's previous order to the bailiffs to arrest goods to this value having been superseded at the count's request, who sent envoys to treat for concord between his and the king's men and merchants, as such concord has not been concluded because certain of the count's envoys returned home without licence. The king has ordered the sheriff of Lincoln to arrest goods in like manner to the value of 107*l.* 1*s.* 8*d.*, except goods going to or returning from Boston fair.
By K. and C.

To the sheriffs of London. Like order to arrest goods of the said men and merchants to the value of 182*l.* 7*s.* 0*d.*, and to keep the same safely until Reymund de Bruna and Arnald his brother have been satisfied for that sum, for the value of 28 tuns of wine, price 168*l.* sterling, captured in the above ship, and for 14*l.* 7*s.* 0*d.* for their damages, the king's previous order to them to the like effect having been superseded for the reasons above stated.
By K. and C.

MEMBRANE 31.

Aug. 28. To the mayor and bailiffs of the city of Canterbury. Order to cause certain men coming from Philip, king of France, to the king, whom they have arrested without order from the king, to be released forthwith, and to come to the king to answer for arresting the said men without his order.

By writ of the secret seal.

Aug. 26. To Thomas de Eggefeld. Order to inform himself by inquisitions and other means what goods and chattels were in the castles, manors, towns, and hundreds, lands, etc., of Hugh le Despenser on the eve of the Assumption last, as the castles, towns, etc., of the said Hugh ought to be taken into the king's hands, and the king appointed Thomas to take into his hands all the said Hugh's castles, lands, etc., in the counties of Surrey, Oxford, Berks and Buckingham. He is also to enquire whether any goods were eloiigned from the said castles, lands, etc., after the above date, and to enquire in whose lands such goods are, and to certify the king of the result of his enquiries.
By writ of the secret seal.

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Membrane 31—cont.

The like to the following :

Gilbert de Ebor[aco] in cos. Essex, Suffolk, and Cambridge.

William de Thunneyk in cos. Gloucester and Worcester.

William Aylemer, clerk, in cos. Buckingham, Northampton, Oxford, and Berks.

John Inge in cos. Sussex, Surrey, Oxford, Buckingham, and Berks.

Adam de Brom, clerk, in Glomorgan with Morganno, Wenthelok, and Maghay.

Aug. 25.
Westminster.

To the sheriff of Norfolk and Suffolk. At the complaint of Ranulph de Burgh, Adam le Moigne, John de Penereth, Waldeve de Berewyco, Adam de Pontefracto, Ralph de Burton, William de la Sale, John de Corbrigg, Walter de Swaynby of Jarum, John de Burgh, Thomas de Houeden, and Richard de Dalton, merchants of this realm, that whereas the burgomasters, *échevins* and *consules* of the town of Bruges caused proclamation to be made that all persons wishing to exchange gold or silver money in that town should carry the same to the exchange of that town, and deliver it to the keeper thereof, and that they should receive good money or silver in mass in exchange therefor at a certain day to be agreed upon between them and the keeper of the exchange, and that, if the keeper failed to satisfy them in this manner, the burgomasters, *échevins* and *consules* would cause competent satisfaction to be made, the said merchants delivered 2,200 great florins to the keeper of the said exchange, on condition that they should receive the value thereof at a certain day long since elapsed, and the keeper of the exchange and the burgomasters, *échevins*, and *consules* refused to satisfy the said merchants at the said day or afterwards for 1,245½ great gold florins and 28½*d.* sterling then in arrear of the value of the aforesaid florins, although the king frequently requested them to satisfy the said merchants for the arrears aforesaid and for their damages, which they did not do, as appears by the testimony of the bailiffs and community of Newcastle-on-Tyne under their common seal; and R. count of Flanders, whom the king requested to cause justice to be done in this matter, did nothing, excusing himself by writing back, amongst other things, that his men of Bruges had not done what they ought to have done in refusing to satisfy the said merchants; whereupon the king caused ships and other goods of the men and merchants of the said town of Bruges and of the towns of Damme, Hok, Munkerad, Seluse, Arneburgh, Colkerk, Lambeschur, Mouth, Sleperrdamme, Osburgh, Blankebergh, Ostend, Lopham, Riderford, Dugen, and Torroud, which are within the castelry (*castellaniam*) of the town of Bruges and pertain to the same, as was found by inquisition, to be arrested by the bailiffs of Boston fair to the value of 56*l.* 0*s.* 6½*d.*, and by the bailiffs of Great Yarmouth to the value of 14*l.*, and by the sheriff of Norfolk and Suffolk to the value of 31*l.*, and by the sheriff of Southampton to the value of 14*l.* 9*s.* 0*d.*, and caused the same to be delivered to the said merchants in part satisfaction of 394*l.* 10*s.* 6½*d.*, the value of the aforesaid 1,245½ great florins and 28½*d.* sterling, each florin being reckoned at 6*s.* 4*d.*; and the king ordered goods of the merchants and men of the aforesaid towns to be arrested to the value of 278*l.*, the balance remaining due to the aforesaid merchants, which order was delayed by reason of the negotiations between the envoys of the count and the king's council until the present parliament, when certain of the count's envoys returned home without licence: wherefore the king orders the sheriff to arrest goods of the men and merchants of the said towns to the value of 278*l.*, and to cause the same to be kept safely until the aforesaid merchants have been satisfied for that sum, or until otherwise ordered, certifying the king of his proceedings herein.

By K. and C.

Sept. 2.
Sturry.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of William le Bret, deceased.

1321.

Membrane 31—cont.

Aug. 26. To the bailiffs of the archbishop of York's liberty of the water of Hull.
Westminster. Whereas at the suit of Richard Trunk and John le Stater, burgesses and merchants of Ravenserodde, that they loaded a ship belonging to the said Richard called '*La Mariole*' of Ravenserodde, at Kyngeston-on-Hull with 80 quarters of wheat, price 5s. a quarter, two lasts of hides, price 20*l.* a last, 4 sacks of wool, price 10 marks a sack, and two weighs (*vagis*) of tallow, price 13*s.* 4*d.*, which belonged to Richard, and 40 quarters of wheat, price 5s. a quarter, a last of hides, price 20*l.*, two sacks of wool, price 10 marks a sack, and a weigh (*aga*) of tallow, price 13*s.* 4*d.*, belonging to John, for the purpose of sending the same to France, and that certain malefactors of the power of the count of Hainault and Zeeland took the ship aforesaid and cargo at Flodegatenesse on the coast near England, and carried the same with them to the count's power, and imprisoned the men of the ship at Le Brele in Zeeland for nine weeks, the late king and the present king frequently requested the count to cause justice to be done to the said merchants; but the count did not do so, as the community of Ravenserodde have signified to the king by their letters patent: the king therefore orders the bailiffs to arrest goods of the men and merchants of the count's power to the value of 132*l.*, the value of the ship and cargo, and to cause the same to be kept safely until the aforesaid merchants have been satisfied for that sum, or until further orders, certifying the king of their proceedings herein.

By K. and C.

To the bailiffs of Ravenserodde. On the complaint of Peter atte See, John atte Sec, Walter de Cakhowe, and John de Bradele, burgesses and merchants of that town, that they freighted a ship of John Trenchemer, called '*Le Gerland*' of Ravenserodde, and loaded her at Kyngeston-on-Hull with 13 sacks of wool, price 10 marks a sack, two lasts, three dickers and four hides, price 20*l.* a last, 20*s.* a dicker, and 2*s.* a hide, belonging to Peter, and with 13 sacks of wool, price 10 marks, 2 lasts of hides, price 20*l.* a last, which belonged to John atte See, and with 2½ lasts of hides, price 20*l.* a last, which belonged to Walter, and with a pocket of wool, price 60*s.*, which belonged to John de Bradele, for the purpose of taking the same to France, and that certain malefactors of the power of the count of Hainault and Zeeland captured the ship and cargo at Flodgatenesse, on the coast of England, and carried the same with them into the count's power, the late and the present king requested the count to cause justice to be done, etc., as above: the king now orders the bailiffs to arrest goods of the men and merchants of the count's power to the value of 100*l.*, and to keep the same safely until the aforesaid merchants be satisfied for that sum, in part satisfaction of 329*l.* 14*s.* 8*d.*, the value of the ship and cargo, or until otherwise ordered, certifying the king of their proceedings herein. The king has ordered the bailiffs of John de Britannia, earl of Richmond, at Boston to arrest goods in like manner, except in Boston fair, to the value of 100*l.*, and the bailiffs of the Tollbooth of Bishop's Lenne to arrest goods to the value of 100*l.*, and the bailiffs of Scardeburgh to arrest goods to the value of 29*l.* 14*s.* 8*d.*

By K. and C.

Aug. 24. To the mayor and bailiffs of Sandwich. At the complaint of Robert
Westminster. Noldyn, merchant and baron of the said town, that whereas he sent fifteen sacks of wool, price 200 marks sterling, to Flanders by John Noldyn, his servant, and John placed them in a hired house at Bruges in order to trade with the same, the burgomasters and *échevins* of that town afterwards took the wool and carried it away, the king frequently requested R. count of Flanders to cause justice to be done to Robert or his attorney for the wool and his damages; but the count did nothing in the matter, although frequently requested to do justice by Robert's attorney, as appears by letters patent under the common seal of the said mayor and bailiffs:

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Membrane 31—cont.

wherefore the king orders them to arrest goods of the men and merchants of the count's power to the value of the said 200 marks, and to keep the same safely until Robert have been satisfied for that sum or until otherwise ordered, certifying the king of the goods arrested by them.

MEMBRANE 30.

Aug. 26. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Westminster. Trent. Order to cause fat venison, both bucks and harts, to be taken in the present season of fatness in the king's forest of Essex, reserving his parks there, and to cause the same to be delivered to the sheriff of Essex to be salted and delivered to the king's larderer and the clerk of his kitchen there. By K.

To the sheriff of Essex. Order to receive the above venison, and to cause it to be salted, placed in barrels, and taken to the king's larder and there delivered to the clerk of the kitchen.

Aug. 25. To Richard de Rodeneye, escheator this side Trent. Order to cause
Westminster. Nicholas de Bolevill, son and heir of Nicholas de Bolevill, tenant in chief of the late king, to have seisin of his father's lands, as he proved his age before John Walewayn, late escheator this side Trent, and the king has taken his homage. By p.s.

Aug. 25. To the bailiffs of Scardeburgh. Order to arrest goods of the men and
Westminster. merchants of the power of Robert, count of Flanders, to the value of 61*l.*, and to keep the same safely until Adam Kingesson of York and Thomas de Whiteby of Beverley have been satisfied for that sum, in part satisfaction for 193*l.*, the value of their goods captured from a ship called '*La Nicholas*' of Kingston-on-Hull (*as at page 163 above*), and for their damages, the king's previous orders to arrest goods having been delayed by reason of the negotiations between the count's envoys and the king's council until the present parliament, when certain of the count's envoys returned home without licence. The king has ordered the bailiffs of Ravenesrode to arrest goods to the value of 66*l.*, and the bailiffs of Roger de Clifford at Hertelpole to arrest goods to the like value. By K. and C.

To the sheriff of York. Like order to arrest goods of the men and merchants of the said count to the value of 58*l.* 6*s.* 8*d.*, and to keep the same safely until Hugh le Taverner of Kingston-on-Hull be satisfied for that sum, for his goods to the value of 48*l.* 6*s.* 8*d.* taken from a ship called '*La Nicholas*' of Kingston-on Hull (*as at page 169 above*) and 10*l.* for his share of the said ship. By K. and C.

Aug. 25. To the bailiffs of Scardeburgh. Like order to arrest goods of the
Westminster. aforesaid count's men and merchants to the value of 38*l.*, and to keep the same safely until William de Brustewyk, Thomas Fraunceys, Nicholas de Ousflet, and Gilbert Wadiator have been satisfied for that sum, in part satisfaction for 238*l.*, the value of their goods (*as at page 164 above*), and for their damages, the king's previous orders to this effect having been delayed as above. The king has ordered the bailiffs of John de Britannia, earl of Richmond, to arrest goods, except in Boston fair, in like manner to the value of 60*l.*, and the bailiffs of the archbishop of York of the water of Hull to arrest goods to the value of 80*l.*, and the bailiffs of Ravenserodde to arrest goods to the value of 60*l.* By K. and C.

To the bailiffs of the archbishop of York's liberty of the water of Hull. Like order to arrest goods of the said merchants and men to the value of 50*l.*, and to keep the same safely until William de Warton be satisfied for that sum, in part satisfaction of 154*l.*, the value of 14 sacks and 17 stone

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Membrane 30—cont.

of wool, and 203 wool-fells captured as above, the king's previous orders having been delayed as above. The king has ordered the bailiffs of Ravenserodde to arrest goods in like manner to the value of 54*l.*, and the bailiffs of Scardeburgh to arrest goods in like manner to the value of 50*l.*

By K. and C.

To the sheriff of York. Like order to arrest goods of the said men to the value of 30*l.*, and to keep the same safely until Richard du Gard be satisfied for that amount, being the value of two sacks and 23 stone of wool, captured as above, the king's previous order to this effect to the bailiffs of Grymesby having been delayed as above.

By K. and C.

MEMBRANE 29.

Aug. 25. To the sheriff of Norfolk and Suffolk. Order to arrest goods of the men
Westminster. and merchants of the power of the count of Flanders to the value of 152*l.*, and to keep the same safely until James Beauflour have been satisfied for that amount for his wine (*as at page 256 above*) or until otherwise ordered, the king having superseded his previous order to this effect at the count's request, who sent envoys to treat for concord between his men and merchants and the men and merchants of this realm, as such concord has not been concluded because certain of the said envoys, without whom the others could do nothing, returned home without licence. The king has ordered the sheriffs of London to arrest goods in like manner to the value of 150*l.*, and the bailiffs of the archbishop of York of the water of Hull to arrest goods to the value of 200*l.*, and the bailiff of the king's liberty of Holderness to arrest goods to the value of 150*l.*, and Edmund de Wodestok, earl of Kent, constable of Dover castle and Warden of the Cinque Ports, or him who supplies his place, to arrest goods to the value of 100*l.*, within their bailiwicks, excepting the town of Great Yarmouth in the fishery season.

By K. and C.

Aug. 25. To the sheriffs of London. Order to arrest goods of the men and
Westminster. merchants of the power of the count of Flanders to the value of 1,505*l.* 13*s.* 4*d.*, and to keep the same safely until Hamo de Chiggewell and William de Bodele, citizens of London, and the executors of the will of Elias Petri have been satisfied for that sum, the value of their goods taken from '*La Nicholas*' of London (*as at page 162 above*), the king's previous orders to the sheriffs and others to arrest goods to this amount having been delayed for the reason above stated.

By K. and C.

To the sheriff of Norfolk and Suffolk. Order to arrest goods of the men and merchants of the power of William, count of Hainault, Holland, and Zeeland, and lord of Friesland, to the value of 100*l.*, and to keep the same safely until Stephen Aleyn, citizen and merchant of London, have been satisfied for that sum, in part payment of 200*l.*, the value of his ship called '*La Margarete*' of London and her cargo of wheat, malt, salt, and other goods, wherewith he loaded her at Sandwich for the purpose of taking the same to Berwick-on-Tweed for the maintenance of the king's subjects there, the ship and cargo having been captured on the voyage thither by malefactors and pirates of the power of the said count on the sea coast near Ravenesrod opposite the town of Salfeteby, by whom they were taken to Zeeland, as the count has failed to do justice to Stephen at the king's request, as the mayor and community of the city of London have testified by letters under their common seal. The king has ordered the sheriffs of London to arrest goods to the value of 100*l.*

By K. and C.

Aug. 25. To the bailiffs of Scardeburgh. Order to arrest goods of the men and
Westminster. merchants of the power of the count of Flanders and of the community of

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Membrane 29—cont.

the same to the value of 303*l.* 14*s.* 0*d.*, and to keep the same until Gaucelin Pagani and Reymund his brother have been satisfied for that sum, for the value of their wine captured in a ship called '*La Mariot*' of Goseford (*as at page 168 above*) and for their damages, the king's previous order to arrest goods having been delayed on account of the negotiations between his council and the envoys of the count.

By K. and C.

To the sheriffs of London. Like order to arrest goods of the aforesaid men and merchants to the value of 200*l.*, until Grimoard Cardon have been satisfied for that amount, in part payment of 413*l.* 17*s.* 0*d.*, the value of his wines captured in the above ship (*as at page 259 above*), and for his damages. The king has ordered the sheriff of Southampton to arrest goods to the value of 100*l.*, and the bailiffs of Boston to arrest goods to the value of 113*l.* 17*s.* 0*d.*

By K. and C.

MEMBRANE 28.

Aug. 25. To the sheriff of Southampton. Order to arrest goods of the men and
Westminster. merchants of the power of the count of Flanders to the value of 140*l.*, and to keep the same safely until Robert son of Ralph de Burton Stathre have been satisfied for that sum, for his goods captured by malefactors of the power of the said count and for his damages (*as at page 172 above*), the king's previous orders to this effect having been delayed by reason of the negotiations between his council and the count's envoys.

By K. and C.

Aug. 25. To the bailiffs of the archbishop of York's liberty of the water of Hull.
Westminster. Like order to arrest goods of the aforesaid men and merchants to the value of 60*l.*, and to keep the same safely until William de Quixley, citizen of York, have been satisfied for that sum in part payment of 100*l.*, the value of his ship called '*La Marie*' of York and of her cargo, and of 20*l.* for his damages (*as at page 176 above*), the king's previous orders to this effect having been delayed for the above reason. The king has ordered the bailiffs of the Tollbooth of Bishop's Lenne to arrest goods in like manner to the value of 60*l.*

By K. and C.

To the bailiffs of Kyngeston-on-Hull. Like order to arrest goods to the value of 60*l.*, and to keep the same safely until Ralph de Kyrtelington have been satisfied for that sum, in part satisfaction for his wool captured in a ship called '*Crecland*' (*as at page 164 above*), the king's previous orders to this effect having been delayed for the above reason. The king has ordered the bailiffs of John de Britannia, earl of Richmond, at Boston, to arrest goods in like manner to the value of 40*l.*

By K. and C.

To the sheriffs of London. Like order to arrest goods of the said men and merchants to the value of 92*l.*, and to keep the same safely until Arnald Dosynghoun, citizen of Bazas (*Vasatens*'), have been satisfied for that sum, in part payment of 458*l.* 13*s.* 4*d.*, for his wines captured in a ship called '*Bona Navis*' of La Strode (*as at page 168 above*) and for his damages, the king's previous orders to this effect having been delayed as above. The king has ordered the sheriff of Norfolk and Suffolk to arrest goods in like manner to the value of 366*l.* 13*s.* 4*d.*

By K. and C.

The like in favour of Aymer de Insula to the said sheriffs for goods to the value of 200*l.* and to the sheriff of Lincoln for 262*l.* 13*s.* 4*d.*, for his wine captured in the above ship and damages (*as at page 168 above*).

To Edmund de Wodestok, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Like order to arrest goods of the aforesaid men and merchants to the value of 82*l.* 18*s.* 4*d.*, and to keep the same safely until further orders, being

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Membrane 28—cont.

the balance of 120*l.* due to Stephen Alard, baron of the town of Wynchelse, for his goods captured in his ship called '*La Johanette*' (*as at page 258 above*), Robert de Kendale, constable of Dover castle and warden of the Cinque Ports, having arrested goods to the value of 37*l.* 1*s.* 8*d.* at Wynchelse and Romenhale, which the king caused to be delivered to Stephen, further execution of the king's previous order having been delayed for the above reason.

By K. and C.

MEMBRANE 27.

Sept. 6.
Minster-in-
Thanet.

To the bailiff of the manor of Teukesbury, which belonged to Hugh le Despenser, the younger. Order to pay to the parker of the park of the manor aforesaid and to the forester of the chace of Cors, which also belonged to Hugh, such wages as they were wont to receive heretofore from the issues of that manor until further orders.

By p.s. [5797.]

Like order to the bailiff of the manor of Henleye, which belonged to the said Hugh, to pay the wages of the forester of the chace of Malvern, which also belonged to Hugh.

By p.s. [5797.]

Aug. 26.
Westminster.

To the bailiffs of Great Yarmouth. Order to arrest goods of the men and merchants of the power of the count of Flanders to the value of 260*l.*, and to keep the same safely until John de Balay, citizen and merchant of Bayonne, have been satisfied for that amount, for the value of his ship and goods seized by Philip, late count of Chieti (*Thiete*) and Loreto (*Lanuth'*), the count's brother, when he was governing Flanders (*as in this Calendar, 4 Edward II., page 330*), which matter was reputed as clearly established (*clarum reputabatur*) in a treaty lately had between the king's council and the count's envoys, and was deferred from them until the present parliament summoned at Westminster in three weeks from Midsummer, when certain of the count's envoys withdrew themselves from the treaty and returned home.

By K. and C.

Aug. 25.
Westminster.

To the sheriffs of London. Like order to arrest goods of the aforesaid men and merchants to the value of 400*l.*, and to keep the same safely until William de Luyton, Robert Person, Roger le Viroler, and Henry de Ardern, citizens and merchants of London, and the executors of the wills of Richard de Wandelesworth, William le Folour, William de Kent, Hugh Pourt, John Gumbard, and Peter de Blakeneye, late citizens and merchants of London, have been satisfied for that sum, in part satisfaction for 1,000*l.*, the value of their goods seized by the bailiffs and *échevins* of Ghent (*as in this Calendar, 1 Edward II., page 47*), the king's previous order to this effect having been deferred for the above reason. The king has ordered the sheriff of Southampton to arrest goods in like manner to the value of 400*l.*, and the sheriff of Lincoln to arrest goods to the value of 200*l.*, except in Boston fair.

By K. and C.

[Aug.] 25.
Westminster.

To the sheriff of Lincoln. Like order to arrest goods of the aforesaid men and merchants, except in Boston fair, to the value of 606*l.*, and to keep the same until further orders, being the value of the goods of Gerard Rouche, William Burgoin, and William Briggerak, merchants of Gascony, captured in a ship called '*La Arunde*' of London by malefactors of the count's power (*as page 257 above*), the king's previous order to this effect having been superseded for the reason above stated.

By K. and C.

Oct. 1.
Westminster.

To the bailiffs of the city of York. Order to pay to William de Ros of Hamelak 60*l.* out of the ferm of the city for Michaelmas term last, the king having granted him 120*l.* yearly from the ferm of that city, and 146*l.* 13*s.* 4*d.* yearly from the ferm of the city of Lincoln, to be received from the bailiffs of those cities until the king provide him with 400 marks of land and rent yearly in suitable places and until the king have enfeoffed him thereof, as appears by the king's letters patent, which yearly sum the king promised

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Membrane 27—cont.

to grant him in suitable places between the waters of Thames and Tees (*Thaisie*) before Midsummer, in the 11th year of his reign, in exchange for the castle of Werk-on-Tweed, which William granted to the king on 25 September in the said year, with all appurtenances except the advowson of the cells pertaining to the priory of Kirkeham and to the hospital of Boulton.

The like to the bailiffs of the city of Lincoln, to pay him 73*l.* 6*s.* 8*d.* for the above term.

Afterwards, on 15 April following, William had like letters to the bailiffs of the above cities for Easter term, the king being at Pontefract.

MEMBRANE 26.

Aug. 25.
Westminster.

To the sheriff of Southampton. Order to arrest goods of the men and merchants of the count of Flanders to the value of 200*l.*, and to cause them to be kept safely until Perota Brune of Solers (*de Solaris*), citizen of Bordeaux, or Arnald de Ispan[nia], her proctor, have been satisfied for that sum, or until otherwise ordered, in part satisfaction for 750*l.*, being 550*l.*, the value of 192 tuns of wine taken from her servants in the port of Damme (*del Dam*) by the burgomasters, *échevins*, and *consules* of the town of Bruges (*as at page 171 above*) and 200*l.* for her damages, the king's previous orders to arrest goods in this behalf having been delayed by divers treaties between his council and the envoys of the count, which treaties were commenced at the count's request and were continued until the present parliament at Westminster convoked in three weeks from Midsummer, in which parliament the count's envoys wilfully withdrew from further treaty and returned to their country. The king has ordered the sheriff of Lincoln to arrest goods in like manner, except goods in Boston fair and on their way thither and returning thence, to the value of 300*l.*, and the sheriff of Norfolk and Suffolk to arrest goods to the value of 250*l.* By K. and C.

Aug. 25.
Westminster.

To the sheriffs of London. Like order to arrest goods of the aforesaid men and merchants to the value of 200*l.*, and to cause the same to be kept safely until Reymund de Brunnia, Aymer de Malinia, Gilbert de Brolio, and John de Monte Albano have been satisfied for that sum, in part satisfaction for 328*l.* 17*s.* 0*d.*, the value of 50 tuns and a pipe of wine captured by malefactors of the count's power in a ship called '*Coga de Valencia*' and their damages (*as at page 262 above*), the king's previous order to this effect having been deferred for the reason above-stated. By K. and C.

Sept. 14.
Shotley.

To Thomas de Brotherton, earl of Norfolk and marshal of England. Order to cause all the prisoners of Scotland and Flanders in his custody to be delivered, together with their attachments, to the sheriff of Suffolk by indenture. The king has ordered the sheriff to receive them and cause them to be taken to the Tower of London, there to be delivered to Roger de Swynnerton, constable, whom he has ordered to receive them and to cause them to be kept safely in the prison of the Tower until further orders.

By p.s. [5807.]

Mandate in pursuance to the sheriff.

Mandate in pursuance to the said constable.

Sept. 26.
Westminster.

William Broun, 'bercher,' of Bergham, in Cambridge prison for the death of John Bek of Hildresham, who was slain at Bergham in that county, has letters to the sheriff of Cambridge to bail him until the first assize.

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Membrane 26—cont.

Sept. 25. To the sheriff of Bedford. Order to cause a coroner for that county to
Westminster. be elected in place of William Bonum, whom the king has amoved from
office, as he is incapacitated by illness and age.

Sept. 8. To Thomas, earl of Norfolk, and marshal of England, or to him who
Sandwich. supplies his place in the manor of Leyham. Order to deliver to the king's
clerk Gilbert de Ebor[aco] the said manor, with the goods and chattels
found in the same, to ordain concerning the same as the king has enjoined
upon the said Gilbert, whom the king has appointed to take into his hands
all the castles, lands, goods, etc., that belonged to Hugh le Despenser, the
younger, in the counties of Essex, Suffolk, and Cambridge. By K.
[*Fœdera.*]

The like to the aforesaid earl, or to him who supplies his place in the
manor of Wykes. [*Ibid.*]

The like to the said earl, or to him who supplies his place in the manor
of Kereseye. [*Ibid.*]

The like to Humphrey de Bohoun, earl of Hereford and Essex, or to
him who supplies his place in the manor of Lammersh. [*Ibid.*]

The like to Ed. Pynkeny, or to him who supplies his place in the manor
of Dacet, co. Buckingham, to deliver [the manor] to William Aylemer,
clerk, appointed for the above purpose in the counties of Buckingham,
Northampton, Oxford, and Berks. [*Ibid.*]

Sept. 28. To Henry le Scrop and his fellows, justices appointed to hold pleas before
Westminster. the king. Order to supersede until further orders the execution of judg-
ment against the prior of Christ Church, Canterbury, who was lately con-
victed before them for prosecuting a plea in Court Christian against the
monks of St. Martin's, Dover, contrary to the king's prohibition, for which
he was adjudged to prison and a writ of judgment to take his body directed
to the sheriff of Kent was issued, as the king has granted to the prior that exe-
cution of judgment shall be respited at the king's pleasure. By p.s. [5817.]

MEMBRANE 25.

Sept. 25. To Roger Damory. Order to deliver to Adam de Brom, king's clerk, all
Westminster. the castles, lands, etc., that belonged to Hugh le Despenser, the younger, in
Glomorgan and Morganno without further delay, putting aside all excuses,
according to the king's previous order, as the king understands that he
delays delivering the lands, etc., to the said clerk upon feigned excuses,
whereat the king is surprised, more especially it was agreed in the last
parliament at Westminster that Hugh's lands should be taken into the
king's hands and that they should be delivered to the king's ministers
appointed for this purpose. By K.

The like to Hugh Daudale, the younger, concerning the castle and town
of Newport, with the county and land of Wenthelok and the land of Maghay,
which belonged to the aforesaid Hugh, together with Hugh's goods and
chattels there, to be delivered to the aforesaid Adam. By K.

Sept. 25. To Adam de Brom. Order to apply all diligence and care in executing
Westminster. the king's commission to take the above lands into his hands, etc., and to
certify the king of the names of any persons resisting him in the execution
of his commission, or of any cause preventing his executing the same.

By K.

Sept. 30. To the constable of Tykehull castle. Order not to distrain William de
The Tower. Colne for his homage for the lands that he holds in chief as of the honour
of Tykehull, as the king has taken his homage. By p.s. [5826.]

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Membrane 25—cont.

- Oct. 1. To the sheriffs of London. Order to pay to John de Weston, the elder,
The Tower. 25 marks from the ferm of the city for Michaelmas term, in accordance with the king's grant in parliament at York of 50 marks yearly to be received at Michaelmas and Easter from that ferm until the king should cause him to be provided with 50 marks of land or rent yearly for life, in consideration of his good service to the king and his father.
- Oct. 1. To Richard de Rodeneye, escheator this side Trent. Order to pay to
The Tower. Richard le Mareschal 25*l.* out of the issues of his bailiwick for Michaelmas term, in accordance with the king's grant to him of 50*l.* yearly from the said issues at Michaelmas and Easter, in aid of his maintenance and in consideration of his good service, as he has been ruined (*totaliter destructus*) by the Scotch rebels.
- Sept. 30. To the bailiffs of Great Yarmouth. Order not to arrest before St. An-
The Tower. drew's next merchants bringing herrings or other fish to that town or their ships for anything whereof they are not principal debtors or sureties, the king having granted such exemption to them, except from the collection there made for the use of Robert Elys and his fellows, concerning which the king wills there shall be done what Walter de Norwico and John de Mutford have ordained according to the form of his commission.
- By p.s. [5829.]
- Oct. 1. To Geoffrey de Somersete, sub-prior of the priory of Bermundeseye, and
The Tower. Master William de Hallingeo, parson of the church of Newenton. Order not to intermeddle further with the custody of the priory, which the king lately committed to them during pleasure, and to restore to brother Peter de Sancto Laurencio, the prior, all the goods of the priory in their custody, as the king has granted, at the request of the mayor and certain citizens of London, that the said prior shall have again the custody and rule of the temporalities of the priory, hoping that the prior will henceforth conduct himself discreetly in the government of the house and that he will ordain concerning the temporalities for the utility of the house. By p.s. [5830.]
- Oct. 5. To Ralph de Camoys, constable of Wyndesore castle. Order to deliver
Sheen. to the king's chaplains celebrating in the chapel of the castle bread, wine, oil, and other small necessities for divine service from Michaelmas last until next Michaelmas.
- Oct. 7. To the sheriff of Essex. Order to cause a verderer for the forest of
Porchester. Essex to be elected in place of Geoffrey Morel, deceased.
- Oct. 10. To the sheriff of Southampton. Order to cause proclamation to be made
Porchester. that a market shall be held weekly on Monday at Porcestre, in his county, and a fair of three days at the same place on the eve, day and morrow of the Assumption.
By p.s. [5843.]
- Oct. 7. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this
Porchester. side Trent. Order to deliver Robert Bukke and Geoffrey le Forestre of Brampton, imprisoned at Hereford (*sic*) for trespass of venison in the forest of Wambergh, each in bail to twelve mainpernors of the county of Huntingdon, who shall undertake to have them before the justices for Forest pleas when they come to those parts.
- Oct. 16. To Richard de Rodeneye, escheator this side Trent. Order to cause
The Tower. dower to be assigned to Gerard de Seckyndon and Joan his wife, formerly the wife of Hugh de Garthorp, tenant in chief, in accordance with the king's previous order, which the king ordered him to supersede at the suit of Jocus de Spaldyng, to whom the king had committed the custody of two parts of the lands of the said Hugh, Jocus having appeared in chancery

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Membrane 25—cont.

and alleged that Joan was never lawfully married to Hugh, so that dower of his lands ought not to be assigned to her and Gerard, as Jocus did not appear in chancery in the octaves of Michaelmas last, when the king ordered him and Gerard and Joan to appear.

Oct. 12.
Porechester.

To Ralph de Camoys, constable of Wyndesore castle, or to him who supplies his place. Order to distrain all those who ought to make wards in the castle aforesaid to repair their wards well and suitably and to do further what pertains to them of right.

By p.s. [5847.]

Oct. 15.
The Tower.

To Richard de Rodeneye, escheator this side Trent. Order not to intermeddle further with 20 acres of land of Benedict de Bretlis in Bretlis, and to restore the issues thereof, which land he has taken into the king's hands under the pretence that it is held of the king in chief, and that John de Bretles, father of Benedict, of whom Benedict is the heir, acquired the same without licence from the late or present king, as the king learns by inquisition taken by the escheator that the land is held of Matilda de Touny in socage and not of the king in chief.

Oct. 18.
London.

To the sheriffs of London. Order not to intermeddle further with the tenements that belonged to John de Wengrave in London, and to remove the distraint therefrom, as Hervey de Staunton has certified the king that the said John, late mayor and coroner of the city, made many defaults in the eyre at the Tower of London before Hervey and his fellows, justices in eyre, by reason whereof the sheriffs were several times ordered to distrain the said John.

By C.

Oct. 24.
Boxley.

To Henry de Cobeham, fermor of the castle and city of Rochester. Order to cause the gates of the city to be repaired without delay out of his ferm.

By p.s. [5873.]

MEMBRANE 24.

Oct. 7.
Porchester.

To the justiciary of Ireland, or to him who supplies his place. Whereas it lately came to the king's hearing in full parliament that in the abbey of Mellifont, of the Cistercian order, and in other houses of that order in Ireland it has become the practice that no one is admitted to the habit of religion unless oath (*fides*) have been first made or unless it appear otherwise by evidence or by common fame that he is not of English race and is not related to the English, and the king for this reason wrote to the abbot of Cîteaux to cause such method of admission (*acceptacio*) to be abolished, since it appears to be contrived not only in dissolution of charity but also in contempt of the king, in opprobrium of all his language and in subversion of his lordship; and the abbot has written to the king in reply that the king's letters were admitted in the next chapter-general, and the abbots of Dore (*Dora*) and Mergan were commissioned and enjoined by authority of the chapter to go in person to Ireland and to dispose and ordain concerning the houses of the order, and to compel the abbots of the said houses to receive without distinction (*indistincte*) whosoever wish to enter regular life in that order without making exception to their persons so long as they be able and suitable; the king now orders the justiciary to induce the aforesaid abbots when they arrive in Ireland to prosecute with diligence the mandate enjoined upon them, and to compel the other abbots of that order in those parts to obey them and fulfil the injunctions. The justiciary is ordered to complete these things and to coerce rebels and conspirators in this behalf when necessary, so far as may be done without offence of right.

Oct. 15.
The Tower.

To Richard de Rodeneye, escheator this side Trent. Order to cause dower to be assigned to Sibyl, late the wife of Henry de Uritaco, tenant in

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Membrane 24—cont.

chief, upon her taking oath not to marry, according to the extent made by the escheator or according to a new one to be made, if necessary, in the presence of John, son and heir of the said Henry, if he choose to attend.

Oct. 23.
Rochester.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to allow to John de Oddyngeles, son and heir and executor of Hugh de Oddyngeles, knight, 100 marks, in which he made fine with the king for license to enfeoff Ralph Bygod of his manors of Long Johyngton and Bradewell, with appurtenances and the advowsons of the churches of those manors, which are held in chief, out of the sum of 213*l.* 14*s.* 5*d.*, the remainder of 233*l.* 14*s.* 5*d.* due to the aforesaid Hugh from the late king for the wages of himself and his company for the time when he was in the late king's service in the duchy [of Aquitaine] in the time of the war, as appears by an account made by Thomas de Canteb[rugge], the king's late clerk, as contained in the letters of Henry de Laci, late earl of Lincoln, supplying the late king's place in the duchy aforesaid, which letters Hugh delivered into the treasury by the hands of John de Sendale, the king's late clerk, the king having promised to pay the above sum to Hugh or his attorney bringing the aforesaid letters.

Oct. 28.
Leeds.

To the sheriff of Essex. At the complaint of Gilbert de Mordon, Henry Gubbe, and Stephen de Creye, citizens and merchants of London, that whereas they lately caused certain ships to be laden with fish, lead, oil, hides and other goods to the value of 300*l.* 10*s.* lately bought at Lenne for the purpose of taking the same to London, to wit three thousands three hundreds and forty fish called 'stokfisshe,' value 16*l.* 13*s.* 4*d.*, price 10*s.* a hundred; a thousand of 'lobbes,' value 7*l.* 3*s.* 4*d.*, price 14*s.* 4*d.* a hundred; six charres (*charris*) of lead, value 18*l.*, price 60*s.* a char, and a barrel of oil, price 7*l.*, belonging to the aforesaid Gilbert, and three thousands three hundreds and forty fish called 'stokfisshe,' value 16*l.* 13*s.* 4*d.*; a thousand of 'lobbes,' value 7*l.* 3*s.* 4*d.*, six charres of lead, value 18*l.*, and a barrel of oil, value 7*l.*, belonging to the said Henry, and with three thousands three hundreds and forty fish called 'stokfisshe,' value 16*l.* 13*s.* 4*d.*, a thousand of 'lobbes,' value 7*l.* 3*s.* 4*d.*, eight charres of lead, value 24*l.*, four and a half lasts of hides, value 135*l.* (*sic*), price 30*l.* a last, half a last of hides, price 10*l.*, a barrel of oil, price 7*l.*, and a barrel of sturgeon (*sturgionis*), price 60*s.*, belonging to the aforesaid Stephen, certain malefactors of Flanders attacked the men and mariners in the said ship on the coast near Crowemere, co. Norfolk, and took the said goods and divided the same amongst them, and carried them to Flanders, as appears by the letters testimonial of the mayor and community of the aforesaid city, the king frequently requested R. count of Flanders to cause restitution or satisfaction for their goods and damages to be made to the said merchants; but the count failed to do them justice, as appears by the aforesaid letters; wherefor the aforesaid merchants prayed the king to provide them with a remedy, but the matter has been deferred by reason of the treaty between the king's council and the count's envoys until the parliament convoked at Westminster in three weeks from Midsummer last, when certain of the count's envoys withdrew themselves and returned home: the king, at the request of the aforesaid Stephen, now orders the sheriff to arrest goods of the men and merchants of the count's power to the value of 100 marks, and to cause the same to be kept safely until Stephen have been satisfied for that sum, in part satisfaction for 202*l.* 16*s.* 8*d.*, the value of his goods above specified. The king has ordered the sheriff of Lincoln to arrest goods in like manner to the value of 103 marks 16*s.* 8*d.*, and the bailiffs of the archbishop of York of the water of Hull to arrest goods to the value of 100 marks.

By K. and C.

Oct. 28.
Leeds.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to allow to Henry de Cobeham, fermor of the castle and city of

1321.

Membrane 24—cont.

Rochester, the sum of 20*l.* in his account, which sum he paid by the order of Edmund, earl of Kent, keeper of the county of Kent, to Robert de Ecchyngham for certain of the king's affairs in those parts. By K.

Nov. 3.
Leeds.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to adjourn (*continuetis*) all matters touching the archdeacons, deacons, officials, and other ministers of the clergy who were lately charged (*occasionati*) before Hervey de Staunton and his fellows, justices in eyre at the Tower of London, with divers oppressions and grievances inflicted by them upon the people, which matters the king caused to come before the said Henry and his fellows for certain reasons. By K.

Nov. 7.
Eltham.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to allow to Simon Warde, now sheriff of York, 50 marks for Michaelmas term last out of the issues of his bailiwick, the king having granted to him, on 3 June, in the 8th year of his reign, 100 marks yearly, to be received at the exchequer at Michaelmas and Easter terms until the king should provide him with 100 marks yearly of land or rent for life, in consideration of his good service to the king past and future.

Nov. 5.
Tunbridge.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent. Order to deliver Robert de Croyland, imprisoned at Okham for trespass of vert and venison in the king's forest of Asloxtun, in bail to twelve mainpernors of the county of Rutland, who shall mainpern to have him before the justices for Forest pleas when they come to those parts.

Nov. 10.
Westminster.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to acquit Henry de Cobeham and the executors of the will of Master James, his brother, of the issues of the bishopric of Worcester from 20 November, in the 11th year of the reign, when the king took the fealty of Thomas, the present bishop, and restored the temporalities to him, the king having committed the custody of the bishopric, then void, to the aforesaid Henry and James on 28 May, in the 10th year of his reign.

Nov. 12.
Westminster.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Ralph le fiz Ours, deceased.

Nov. 13.
Westminster.

To Roger de Mortuo Mari of Chirk, justice of Wales, and to Adam de Wettenhale, chamberlain of North Wales. Order to cause the bridge of the great gate of the town of Karnarvan to be repaired without delay, as Henry de Shirokes, late chamberlain of North Wales, has given the king to understand that the king ought to repair the bridge, the king having ordered the said justice and Henry, at the request of the burgesses of Karnarvan that the king would cause the bridge to be repaired, to inform themselves by all means whether the king ought, and has been wont, to repair the said bridge.

To Adam de Wettenhale, chamberlain of Karnarvan. Order to pay to the clerk of the king's works there and to the *garritor* of the same castle the arrears of their wages and stipends from the time of his appointment as chamberlain, and to continue to pay the same.

Nov. 14.
Westminster.

To the keeper of the office of treasurer and to the barons of the exchequer. Whereas the late bailiffs of Great Yarmouth arrested 24 tuns of wine belonging to Copinus Martin, a Fleming, in that town as forfeited to the king, after the king's proclamation that no Fleming should stay or be received within this realm, and the king afterwards ordered them to deliver the wine to Walter Waldeshof, his butler, and they delivered the same to Henry Rose, the attorney of the said Walter, and it subsequently appeared by the testimony of Sir Walter de Castellion, count of Porcéan (*Portiens'*)

1321.

Membrane 24—cont.

and constable of France, by his letters patent that the wines aforesaid belonged to John Martin of the town of St. John Angelyns, France, and the said constable prayed the king to cause the wines to be delivered to John or his attorney in this behalf; the king therefore ordered the aforesaid Henry to deliver the wines to the said John or to John de Newelond his attorney, and the bailiffs aforesaid afterwards alleged before the keeper of the office of treasurer and the barons of the exchequer that they had delivered the wines to the said Henry; and the said Henry, without having been warned to appear before them to answer for the wines, being suddenly found and addressed at the bailiffs' suit concerning the receipt of the aforesaid wines, and being ignorant of his attorney's action in the matter of the receipt, wholly denied the receipt thereof, whereupon the parties put themselves upon an inquisition, whereby it was found that the bailiffs delivered to Robert Brice, Henry's attorney, 19 tuns and one pipe of the aforesaid 24 tuns, and that the rest had disappeared in waste and oilage(*oyllagio*); in which matter judgment has not been proceeded with, as the king is given to understand by Henry; whereupon the said Henry, being now certified by his attorney concerning the receipt and delivery of the wines, and fearing that he may incur damage owing to the above denial, has besought the king to shew him grace: the king therefore orders the keeper and barons to cause Henry to be acquitted of the wines aforesaid, receiving from him the king's letters of warrant for restoring the wines to John Martin and John's letters witnessing the receipt thereof, and to refrain from molesting or aggrieving Henry by reason of the said denial.

Nov. 16. To the sheriffs of London. Order to cause the deodands of the last eyre
Westminster. of the justices at the Tower of London to be levied without delay, according to the estreats thereof to be delivered to them by the keeper of the office of treasurer and the barons of the exchequer, and to deliver the same to William de Ayremynne, keeper of the house of the *Conversi* at London, the king having granted that the said deodands shall be delivered to William for the repair of the chapel of the said house and of the ornaments of the chapel and of the buildings of the *Conversi* there, according to the ordinance and disposition of the said William. By K.

Oct. 3. To John de Wysham, constable of Sknaresburgh* (*sic*) castle. Order to
Westminster. cause the houses of the castle, and the pond and mills, and the palings of the parks there to be repaired.

Nov. 10. To Stephen de Abyndon, taker of the wines of the right prise at South-
Westminster. ampton. Order to deliver to the abbot of St. Edwards, Netley (*Lutele*), a tun of wine of the right prise for this year, in accordance with the grants of Henry III. and Edward I.

MEMBRANE 23.

Nov 16. To the keeper of the office of treasurer and to the barons of the exchequer.
Westminster. Order to cause Ralph de Gorges to have respite until Easter next of the debts due from him to the exchequer, both his own debts and the debts of his ancestors, the king having granted him such respite as he wishes to shew him favour, because he was lately captured whilst in the king's service and is still imprisoned. By K.

Nov. 18. To the same. Order to acquit John de Rugham, clerk, of 35s. 6d.
Romford. yearly from 26 February (*sic*), in the 26th year of the late king's reign, for the custody of two parts of the lands that belonged to Richard le Rus, who held of William Bardolf, deceased, tenant in chief of the late king, the

* Called *Knaresburgh* in the margin.

1321.

Membrane 23—cont.

late king having committed, on 11 June, in the 20th year of his reign, the custody of Richard's lands, which came to him as wardship at the time when William's lands were in his hands, to John during the heir's minority, subject to the payment of the above sum yearly, at which the two parts were extended, the late king having afterwards, on 4 February, in the 26th year of his reign, restored the said lands to Alan, son and heir of Richard, because he had proved his age before him, when he ordered Malculin de Harl[e], then escheator this side Trent, to cause Alan to have seisin of the said lands.

Nov. 28. To Roger Damory. Order to deliver the castles, lands, goods, etc., that belonged to Hugh le Despenser, the younger, in Gloumorgan and Morganno, which are in his custody, to Master John Walewayn, escheator this side Trent, Roger having written to the king, in reply to his late orders to deliver the lands, etc., to Adam de Brom, that the custody of the said lands, etc., were delivered to him by the magnates of the realm and by the men of those parts, who would not permit him to make such delivery thereof, and that if he had done so they would have risen in war, because they understood that the aforesaid Hugh, who was exiled in parliament by the assent of the magnates, was staying in the realm, stating that he would so answer to the king for the issues of the said lands that the king should be in no wise a loser thereby : which answer the king deems altogether insufficient and derisory.

By K.

Mandate in pursuance to the aforesaid escheator.

By K.

To Hugh Daudele, the younger. Order to deliver to the aforesaid escheator the castle and town of Newport, with the county and land of Wenthelok and the land of Maghaghay (*sic*), together with the goods and chattels of the aforesaid Hugh le Despenser, the younger, the said Hugh Daudele having written, in reply to the king's previous order to deliver the above to Adam de Brom, that he has no lands of Hugh le Despenser, the younger, in his custody, but that he holds the castle and lands above specified as the inheritance and purparty of Margaret his wife, which fell to her in Wales of the lands of Gilbert de Clare, late earl of Gloucester, her brother, for which reason nothing was delivered to Adam ; which answer the king reputes as naught, especially as the said Hugh le Despenser was seised of the castle and lands aforesaid when the aforesaid Hugh Daudele and others began to prosecute him.

By K.

Mandate in pursuance to the escheator.

By K.

Nov. 30. To the sheriffs of London. Order not to molest or aggrieve Thomas Broken bridge. Toltyntrewe, the king's yeoman, for arresting Ralph Cressy within the city, or for carrying the said Ralph or his goods away, and to deliver the said goods to Thomas of the king's gift, as the king lately enjoined Thomas to arrest Ralph wherever found, for certain damages and contempts against the king.

By K.

To John de Bermyngeham, earl of Loueth, justiciary of Ireland. Order to appoint some of the king's subjects of those parts to make an eyre of justices for common pleas in the county of Meath (*Mid'*), as the king wills that such an eyre shall be there made.

By K.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with two messuages and 30 acres of land in Brynghurst and Drayton, and to restore the issues thereof, as the king learns by inquisition taken by him that Master Robert de Py[n]cebek, parson of the church of Brynghurst, holds the above with other tenements in Brynghurst and Drayton in frankalmoyn as of the right of his church, and that he and his

1321.

Membrane 23—cont.

predecessors have held the same heretofore from time out of mind in form aforesaid without making any chantry thrice a week in the chapel of Drayton and without doing any service therefor, and that all the tenements that he holds in the aforesaid towns are held of the abbot of Peterborough, and that neither Robert nor any of his predecessors acquired to them and their church any lands in the said towns after the publication of the statute of mortmain.

To Stephen de Abyndon, taker of the wines of the right prise at Southampton. Order to deliver to the abbot and convent of King's Beaulieu a tun of wine of the right prise aforesaid for this year, in accordance with the grant of Henry III.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to restore to Edmund Fychet, clerk, his lands, goods, and chattels, which were taken into the king's hands by writ of the exchequer because he was indicted before Henry Spygurnell and his fellows, justices of oyer and terminer in co. Somerset, for the death of Walter de Compton, for assenting to the said death, and for receiving the perpetrators thereof after the deed, as he has purged his innocence before John, bishop of Bath and Wells, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

MEMBRANE 22.

Nov. 16.
Westminster.

To William de Bello Campo, keeper of Malverne chace, which belonged to Hugh le Despenser, the younger, or to him who supplies his place. Order to associate with him one of the king's subjects of those parts, and to inform himself by all means concerning the claim of Thomas, bishop of Worcester, who has shewn the king that, by virtue of a composition made between Godfrey, late bishop of Worcester, and Gilbert de Clare, late earl of Gloucester and Hertford, and Joan his wife, then lords of the aforesaid chace, for the settlement of disputes between them, the bishop ought to receive yearly from that chace two good bucks in the time of fatness in the eve of the Assumption and two good does in the winter season (*fermisonis*) in the eve of Christmas at his manor of Kemeseye by delivery of the lords of the said chace, and that the bishop and his predecessors have been wont to receive the said bucks and does from that time until the chace came to the king's hands, and if the keeper find that the bishop ought to receive the said bucks and does, to cause him to have the arrears of the same since the chace came to the king's hands, and to deliver the same to him for so long as the chace remain in the king's hands.

To the keeper of the [office of] treasurer and to the barons of the exchequer. Order to allow to the burgesses of Great Yarmouth, out of the ferm of their town and out of other debts, the remainder of the wages of certain of their men, whom they sent with certain ships to Gascony in the late king's service at the time when Edmund, late earl of Lancaster, Henry de Lacy, late earl of Lincoln, and John de Britannia went to Gascony, with others of the late king's subjects, during the war between him and Philip, then king of France, and for the value of a galley, constructed and prepared at their cost for the defence of their parts and the security of the sea against the king of France, which the late king gave with the tackle to John Knappe, a mariner (*manerio*) of his, without making any satisfaction therefor to them, the king's previous order to this effect, issued in response to the burgesses' petition, not having been fully executed, as the king is given to understand on behalf of the said burgesses.

1321.

Membrane 22—cont.

Nov. 30.
Broken bridge
on Thames.

To W. archbishop of Canterbury, and to the other prelates of the province of Canterbury about to assemble at London in provincial council. Order to give credence to what John de Britannia, earl of Richmond, Edmund, earl of Arundel, and Master Robert de Baldok, archdeacon of Middlesex, shall explain to them by word of mouth concerning the king's affairs, and to conduct themselves so in the said matters that the king may commend their diligence and affection for him and the profit and honour of his realm and the peace of the people thereof. By K.
[*Parl. Writs.*]

Dec. 6.
Westminster.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to allow to Richard de Ellesfeld, late constable of Bordeaux, in his accounts to be rendered before them, for all payments for the rule of the duchy [of Aquitaine] and the king's affairs made by him, or him who supplied his place, by any treasurers of the Agénois, Saintonge, Périgord, Cahors, and Limoges, and other receivers under him by virtue of letters or orders of the seneschals and regents of the duchy and of those who supplied their places and of the seneschals of the Agénois, Saintonge, Périgord, Cahors, and Limoges, and those who supplied their places, for the time when Richard was constable.

Dec. 8.
Westminster.

To the sheriff of York. Order to restore to Richard de Breresdyk, clerk, his lands and goods, which were taken into the king's hands upon his indictment before John de Donecastre and Alexander de Cave, justices to deliver York gaol, for robbery and burglary at Neuhagh, as he has purged his innocence before W. archbishop of York, the ordinary, to whom he was delivered by the justices.

Dec. 9.
Langley Marish.

To Thomas Lercelekne, Henry Chaumbernoun, and John Treiagu. Order not to proceed further without consulting the king with the execution of their appointment to enquire by the oath of men of Cornwall concerning the names of the malefactors who, together with Geoffrey Modford and John Chanpenes, attacked the ship of Alfonsus Piers and Gonsalvus Piers, merchants of Portugal, whilst voyaging to England near the port of Falemuth, in the aforesaid county, and who took and carried away the ship, with salt and goods and merchandise to the value of 400*l.*, to Peryn, in the same county, and concerning all the circumstances connected therewith, if they find that judgment was rendered in this matter at another time before others, as the king is given to understand that upon another occasion he appointed certain of his subjects to enquire into this matter, who rendered judgment, by reason whereof the matter ought not to be brought again to judgment.

Dec. 21.
Cricklade.

To the bailiffs of Henle. Whereas the king lately ordered them to deliver to Robert son of Ralph de Burtonstather the three sarplers of wool-fells of John Birek and Arnald Birek, merchants of Poperyng', of the power of the count of Flanders, arrested at Robert's suit, and to deliver to William de Luyton and other merchants of London the other four sarplers of the said Flemish merchants arrested at their suit, which wool was arrested by the sheriff of Southampton by the king's order and was afterwards arrested by the aforesaid bailiffs for certain reasons within their bailiwick; and the king afterwards ordered them to keep the wool in their hands until further orders, because Laurence de Gloucestre asserted that the above seven sarplers belonged to him at the time of the arrest, and alleged error in the process made by the aforesaid sheriff, and the king ordered the bailiffs to summon the aforesaid Robert, William, and the other merchants to appear before the king in chancery on Tuesday after St. Andrew last, the day given to Laurence; at which day the parties appeared before the king, and agreed that an inquisition should be taken

1321.

Membrane 22—cont.

again; and it is found by the inquisition taken by Ralph de Bereford and Richard de Biflete at Southampton, in the presence of the parties, that the aforesaid three sarplers belonged to Laurence on the day of arrest, to wit Tuesday after St. Giles last, and for a month and two days previously, and that Laurence bought them from divers men in the country with his own money, and that the four sarplers also belonged to Laurence on the day of the arrest, and for a month and two days previously, and that he bought them from divers merchants before that time: the king therefore orders them to deliver the said seven sarplers to Laurence without delay.

Dec. 26.
Cirencester.

To Thomas de Burgh, escheator beyond Trent. Order to cause Henry de Percy, son and heir of Henry de Percy, tenant in chief, to have seisin of his father's lands, except the knights' fees and advowsons, as the king has taken his homage and has rendered to him his father's lands, with the above exceptions, although he has not yet proved his age. By K.

The like to Master John Walewayn, escheator this side Trent. By K.

1322.

Jan. 3.
Worcester.

To Robert Lewer, constable of Odyham castle. Order to put thirteen armed footmen and seven other footmen in the castle at the king's wages, for the more secure keeping of the same, and to pay to the king's workmen in the castle the arrears of their wages, and to continue to pay their wages until further orders.

By K. on the information of Richard de Ayrem[ynue].

Jan. 4.
Worcester.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to cause R. bishop of Winchester, who is setting out to parts beyond sea in the king's service, to have respite until Easter next for all debts due to the exchequer.

By K. on the information of Master Robert de Baldok.

Jan. 10.
King Swinford.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to adjourn until the quinzaine of Easter next all the matters touching the bishop of London, the dean and chapter, officials and other ministers of St. Paul's, London, that were moved in the last eyre at the Tower of London, which the king afterwards caused to come before him and which he ordered to be adjourned until the octaves of St. Hilary next.

By K.

1321.

MEMBRANE 21.

Dec. 5.
Westminster.

To the sheriff of Middlesex. Order to deliver to Francis Balduch, of the society of the Bardi of Florence, ten pieces of cloth and half a piece, and to Simon de Swanlond, citizen and merchant of London, eighteen pieces of cloth and half a piece, which twenty-eight pieces and two half pieces were seized by the sheriff at Westminster in execution of the king's order to arrest goods of the men of the count of Flanders to the value of 300*l.*, in part satisfaction of 497*l.* 10*s.* 0*d.*, the value of the goods of Aymer de Valencia, earl of Pembroke, captured in his ship called '*Coga de Valencia*' (*as at page 192 above*), as the said Francis has mainperned, for himself and his fellows, to satisfy the earl for 46*l.*, and Simon has mainperned to satisfy the earl for 84*l.*, being the value of the said cloth, which belonged to Robert Legier and John Bel, merchants of Douai, in case Robert and John be charged therewith, they having alleged in chancery that their goods ought not be arrested because Douai is of the power of the king of France and not of the said count, as the king has given them and the earl a day in chancery in the octaves of St. Hilary to receive what his court shall consider.

1321.

*Membrane 21—cont.*Dec. 8.
Westminster.

To the keeper of the office of the treasurer, and to the barons of the exchequer, and to the chamberlains. Order to cause Edmund de Wodestok, the king's brother, to have in full for Michaelmas term last the fermes granted to him by the king on July 28 last, when the king created him earl of Kent and granted him 30*l.* from the issues of that county, to wit the ferm of the royalty and market of Derteford, co. Kent, of the value of 30*l.* yearly; the hundreds of Lutlefeld and Wetlestan, in the same county, of the value of 10 marks yearly; 33*l.* of yearly ferm that the citizens of the city of Chichester render yearly; 16*l.* of yearly ferm from the town of Ormesby, co. Norfolk; 50*l.* of yearly ferm that the abbot and convent of Rameseye render for the fair of St. Ives, co. Huntingdon; 60*l.* of yearly ferm from the town of Aylesbury, co. Buckingham; 8*l.* of yearly ferm from the manor of Idene, co. Sussex; and to cause any thing that may have been paid into the exchequer of the above fermes to be restored to the said Edmund, as the king is given to understand that some of the above sums have been paid into the exchequer for Michaelmas term last, and that portions of the fermes of the above term from Easter last until the aforesaid 28 July are being exacted for the king's use.

By K.

To Henry Norman, constable of Berkhamstede castle. Order to release James de la Rokele, John le Draper of Aylesbury, Richard le Foughler, Richard de Hawardyn, John de Norfolk, and Robert de Twywell from that castle, wherein they are imprisoned upon the appeal made against them in the county [court] of the sheriff of Hertford by Thomas son of Robert Bener for the death of the said Robert, his father, upon their finding each sufficient mainpernors to have them before Henry le Scrop and his fellows, justices to hear pleas before the king, in the octave of Holy Trinity next to answer concerning the appeal, the king having ordered the said sheriff to cause them to appear before the king at the said time with the attachments and all other evidences (*adminiculis*) touching the appeal. By p.s. [5916.]

Dec. 15.
Ogbourne
(Okebourne).

Richard Poteman of Brokedele, imprisoned at Canterbury for the death of Adam de Hadlegh, has letters to the sheriff of Kent to bail him until the first assize.

Dec. 13.
Newbury.

To the sheriff of Norfolk. At the complaint of Simon de Edlyngton, citizen and merchant of Lincoln, that whereas he lately caused seven sacks of wool, price 98*l.*, price of a sack 14*l.*, to be put at Boston in a ship of Sluys (*Sclusa*) in Flanders, the master whereof was Master Baldwin Skenk of Sluys, for the purpose of taking the same to parts beyond sea where the staple was at that time in order to make his profit thereon, certain malefactors of Flanders, to wit of the towns of Sluys, Slyperdam, Hok, Muth, Monkerode, and Damme (*del Dam*), attacked the ship on her voyage, and wounded, maltreated, and imprisoned the men in her, and carried her away whither they would, the king wrote to R. count of Flanders to cause satisfaction to be made therefor to the said merchant; but although Robert Deupas, Simon's attorney in this behalf, shewed the king's letter to the count and prayed for justice, the count did nothing in the matter, as the mayor and community of the city of Lincoln have testified by their letters patent to the king: wherefore the king orders the sheriff to arrest goods of the men and merchants of the count's power to the value of 48*l.*, in part satisfaction of the aforesaid 98*l.*, and to keep the same safely until Simon have been satisfied for that sum. The king has ordered the sheriff of Lincoln to arrest goods in like manner to the value of 50*l.*, the remainder of the above sum.

By p.s. [5920, 5921.]

To the sheriff of Lincoln. Like order to arrest goods to the value of 39*l.*, in part satisfaction of 69*l.*, the value of six sacks of wool loaded in the above ship by Hugh de Claxby, merchant.

1321.

Membrane 21—cont.

To the sheriff of Lincoln. Like order to arrest goods to the value of 125*l.*, in part satisfaction for 245*l.*, for ten sacks of wool, value 120*l.*, loaded by John de Tumby, merchant, in the aforesaid ship, and for ten sacks, value 125*l.*, loaded by him in a ship of Antwerp (*Anvers*) in Brabant, whereof Master William Barfot was master. By the same writ.

Dec. 26.
Cirencester.

To the sheriff of Gloucester. Order to arrest Bartholomew de Badelesmere, and to imprison him until further orders, and to cause inquisition to be made as to those who harboured Bartholomew, and to certify the king of the names of those who may be indicted for harbouring him and of the time of the harbouring.

By K.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

1322.

Jan. 10.
King Swinford.

To Edward, earl of Chester, the king's son, or to his justice in that county, or to him who supplies the justice's place. Order to cause 500 footmen to be elected without delay in that county, associating with them in this office John de Wrenbury and John Roher, and to appoint Robert de Preyers, William de Preyers, David de Beston, Richard de Morton, and Robert de Wynnyngton constables to bring the men to the king, and to cause the constables and men to come to the king without delay well found in arms, to go with the king at his wages through divers parts of his realm to punish the oppressions of his people and to repress any insurrection.

By K.

MEMBRANE 20.

Jan. 20.
Shrewsbury.

To Master John Walew[a]yn, escheator this side Trent. Order to cause John de Erle, son and heir of William Erle, tenant in chief, to have seisin of his father's lands, as he has proved his age before Richard de Rodeneye, late escheator this side Trent, and the king has taken his homage.

By K.

Jan. 18.
Shrewsbury.

To the mayor and sheriffs of London. Order to admit John de Ileford to execute the office of coroner in the city, as Stephen de Abyndon, the king's butler, to whom the office of coroner in the city pertains, is unable to execute the office personally because he is engaged upon the king's affairs in divers parts of the kingdom, and has appointed John as his substitute.

Jan. 20.
Shrewsbury.

To the mayor and burgesses of the town of Oxford. Order not to permit any suspicious person to enter the town, and if any unsuspected person be permitted by them to stay in the town, they are to cause him to swear before the chancellor of the university and the sheriff of Oxford, if he be present, that he will be faithful to the king and that he will defend the town if it be attacked, as the king is given to understand that many magnates and others come to the town daily to stay therein.

By K.

[*Fœdera.*]

Jan. 20.
Shrewsbury.

To the sheriff of Cambridge and the coroners of that county. Order to deliver to Fulk fuiz Warin by indenture the jewels and goods in their custody whereof he was robbed at Boreford, co. Oxford, by William de Burle and Walter de Novo Castro, who were arrested at Cambridge at the king's suit with eight silver dishes, a silk girdle, a gold brooch (*firmaculo*), and a chest (*forcerio*) with certain muniments, part of the jewels and goods whereof Fulk was robbed, the said Walter having been delivered to J. bishop of Ely, the ordinary, according to the privilege of the clergy, and William having escaped from Gransete church, whither he had fled, by reason whereof the jewels and goods were taken into the king's hands as forfeited to him.

By K.

The like to the mayor and bailiffs of Cambridge.

1322.

*Membrane 20—cont.*Jan. 24.
Shrewsbury.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order not to aggrieve certain ministers of St. Paul's church, London, or their mainpernors if they have not appeared before the king in the octaves of St. Hilary last, until which day the king adjourned the matter after he had caused it to come before him, the said ministers having been impeached at the king's suit before Hervey de Staunton and his fellows, justices last in eyre at the Tower of London, for divers oppressions of the people of the city by the proving of wills and other such things, as the king has now caused the matter to be adjourned until the quinzaine of Easter. By K.

Geoffrey son of John son of Robert, imprisoned at Aylesbury for the death of John son of Robert, his father, has letters to the sheriff of Buckingham to bail him until the first assize.

Jan. 24.
Shrewsbury.

To the sheriff of Middlesex. Order to cause the letters obligatory of the merchants of the society of the Bardi of Florence for 46*l.* and of Simon de Swanlond for 84*l.* to be restored to them, and to cause ten pieces and half a piece of cloth to be delivered to Robert Leger by the said merchants, and eighteen pieces and half a piece of cloth to be delivered to John Bel by the the said Simon, the said merchants and Simon having mainperned to answer to Aymer de Valencia, earl of Pembroke, for the above sums, the value of the said cloth, which was arrested in execution of the king's order to arrest goods of the men of the power of the count of Flanders in part satisfaction for the earl's goods taken from his ship called '*Coga de Valencia*' (as at page 411 above), as it now agreed between the earl and the said Robert and John, merchants of Douay, that the aforesaid cloth shall be wholly delivered to them. By K.

Jan. 24.
Shrewsbury.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to audit the account of Simon Corp, late mayor of London, of his expenditure in execution of the king's order to the mayor, aldermen and community to cause the sheriffs to have the four gates of the city for the custody of the Templars, etc., and to cause him to have allowance therefor.

Jan. 22.
Shrewsbury.

To the sheriffs of London. At the suit of William de Wyddeslade, citizen of London, that certain goods of his to the value of 300*l.*, laden in a ship of Laurence Pollesone at Le Schus in Flanders, had been taken from the said ship near Wynterton, co. Norfolk, by malefactors of the parts of Hainault, Holland, and Zeeland, and of the towns of Cologne, Dortemuth, Rikelinghous, Lubyk, Osenbrugge, Menstre, Grippeswald, Sussalt, and Hamburgh, and elsewhere in Almain, the king, after due process in this matter, ordered the sheriffs to deliver goods of the men and merchants of the aforesaid towns to the value of 389*l.* 12*s.* 4*d.* arrested by them to the aforesaid merchants, in part satisfaction for the above 300*l.* and of 100*l.*, at which his damages were then taxed; and afterwards, upon the petition of the said William shewing that the robbery, and the arrest, and the estimation of the damages had occurred a long time since, and the execution of that arrest had been delayed until 22 July, in the 14th year of the king's reign, by the fault and feigned and undue contradiction of the aforesaid merchants of Almain, and praying the king for greater damages on account of the long detention of his goods and of his long suit after the aforesaid estimation, the king ordered the sheriffs to cause his damages beyond the above sum of 100*l.* to be taxed by the oath of merchants and others, and it is found by the said taxation that the said William sustained damages to the amount of 200*l.* beyond the above sum: wherefore the king orders the sheriffs to arrest goods of the men of the power of the said count and of the aforesaid towns of Almain to the value of the said 200*l.* and of 7*s.* 8*d.*, (*sic*), the remainder of the aforesaid 300*l.* and 100*l.* for damages, and to keep the same safely until further orders. By p.s.

1322.

*Membrane 20—cont.*Jan. 27.
Ludlow.

To Edward, earl of Chester, or to his justice in the county of Chester, or to him who supplies the justice's place. Order to cause the manor of Wybenbury, co. Chester, which was taken into the earl's hands upon the death of Walter, late bishop of Coventry and Lichfield, to be kept during the voidance of the see without waste or destruction, so that it may be rendered to the future bishop, as the king is given to understand that, although the manor at all times past belonged to the bishopric of Chester, William de Prayers intruded himself upon the manor when the aforesaid bishop was dying at London, so that he might defraud the king or the earl of the custody of the manor during the voidance of the see. By p.s. [5939.]

Jan. 23.
Shrewsbury.

To William de la Beche, keeper of the castle of Dolvoryn and of the lands of Kery and Kedewyn. Order to pay to the king's clerk Thomas de Eggefeld his wages, to wit 2s. a day, out of the issues of his bailiwick during the time he shall be occupied in going with the said keeper to the aforesaid castle and lands, and in staying there and returning thence, the king having appointed him to go thither, and to make an indenture with the said keeper concerning the goods and chattels of Roger de Mortuo Mari of Wyggemor found therein, and to certify the king of the value of the same, as contained in the king's letters patent. By K.

The like for the following :

John de Norton, addressed to Walter le Gras, [keeper] of the castles (*castrorum*) of Dynelegh and Kevenethes, and of the lands there, and of the lands of Meleneth and Guerthreng'h, to receive 2s. a day.

William de Leycestre, addressed to Robert de Morby, keeper of the castle, town, and land of Breghennogh, to receive 4s. a day.

William de Holyns, addressed to John de Siggeston, keeper of the castles and towns of Huntynghon and La Haye, and of the lands there, to receive 18d. a day.

William de Werdale, addressed to John de Dene, keeper of the castles and lands of Bolkedynas, Blenleveny, and Penkethelyn, to receive 18d. a day.

Benedict de Normanton, addressed to Richard le Mareschal, keeper of the castle and town of Brentheles, and of the lands there, and of the lands of Cantredesely, to receive 2s. [a day].

William de Kaythorp, addressed to Edmund Gacelyn, keeper of the castle, town, and lands of Kirkehouwel and Stradien, to receive 18d. a day.

Thomas de Brayton, addressed to Griffin ap Rees, keeper of the castle, town, and lands of Buelt, to receive 2s. a day.

John de Crosseby, addressed to Humphrey de Litlebury, keeper of the town, land, and lordship of the land of Radenore, to receive 2s. a day.

John de Merton, addressed to Alan de Cherleton, keeper of the castle and lordship of Wyggemor, to receive 4s. a day.

Hugh de Burgh, addressed to Ralph le Botyller, keeper of the castle and town of Lodelowe, and of the manors of Staunton Lacy and Clebury, to receive 4s. a day.

Jan. 28.
Leominster.

To the chamberlain of North Wales. Order to pay to the prisoners from Scotland* in the castle of Beaumaris the arrears of their wages from the time of his appointment, and to continue to pay them the wages that they have been wont to receive. By p.s. [5941.]

To the same. Order to cause the quay between the castle of Beaumaris and the sea to be repaired, so that the castle may not be damaged by the sea. By the same writ. [5941.]

Jan. 31.
Hereford.

Reginald de Mudle, imprisoned in Shrewsbury gaol for the death of Hugh le Carter, has a writ to the sheriff of Salop to bail him until the first assize.

* They are called 'hostages from the land of Man' in the privy seal.

1322.

*Membrane 20—cont.*Feb. 7.
Gloucester.

To the justices of the Bench. Order to proceed to levy a fine between Thomas de Grencham and Alice his wife and Henry de Lusseby, chaplain, concerning the manor of Ketene, co. Rutland, notwithstanding that the manor is said to be held of the king in chief, the justices having deferred levying the fine because it was said before them that the manor was held in chief.

By K.

Feb. 8.
Gloucester.

To the sheriff of York. Order to restore to John de Crumbwell all his lands that Roger de Clifford occupied in warlike manner, which the sheriff has taken into the king's hands by virtue of his order to take Roger's lands into the king's hands until further orders. The king wills that the sheriff shall aid and counsel John and his men and servants in maintaining his possession of the aforesaid lands, whenever required to do so on John's behalf.

By K.

The like to the sheriff of Nottingham and Derby.

MEMBRANE 19.

Jan. 6.
Worcester.

To the sheriff of Hereford. Order to take into the king's hands without delay the priory of Hereford and all its possessions and appurtenances, moveable and immoveable, as the king understands that contention has arisen between brother William de Irby, prior of the aforesaid priory, acknowledging the priory to be of the foundation of the alms of the king's progenitors, and that he holds the priory of the king's advowson, and brother Thomas de Burghhull, who has intruded himself into the priory, which he claims to hold of the advowson and foundation of others than the king's progenitors, by which contention the priory is so much destroyed and impoverished that its goods are insufficient to maintain the charges and works of piety ordained for the souls of the king's ancestors, for which purposes the priory was founded and annexed to the abbey of Gloucester, which is of the foundation of the king's ancestors.

By K.

1321.

Dec. 24.
Cirencester.

To Edmund de Wodestok, earl of Kent, warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to cause watch and search to be made in the port of Dover to prevent the introduction into the realm of letters citing the king's clerks engaged in his service and others of the realm to appear in person outside the realm to answer concerning anything touching the king's rights and privileges, or for other things, the cognisance whereof pertains to the king within the realm, and to no other, or of any letter otherwise prejudicial to the king, and to arrest the bearers of such letters and to imprison them in Dover castle, and to cause the letters under whose seal soever they may be and the instruments to be sent to the king.

By p.s. [5923.]

1322.

Jan. 15.
Shrewsbury.

To John de Insula, Andrew Payn, and Ralph de Welverton. Order not to levy anything from the demesnes of John de Crumwell, who is staying with the king in his service, and to restore anything that they may have levied by virtue of the king's appointment of them to levy 200*l.* upon the knights and squires of the county of Southampton, both those who lately came to the king by his order and those who stayed at home, as it is not the king's intention to that anything shall be levied on this account from those who are staying with him in his service.

By K.

[*Parl. Writs.*]

The like for others in various counties. [*Ibid.*]

1322.

*Membrane 19—cont.*Feb. 8.
Gloucester.

To the sheriff of Cornwall. Order to cause watch and search to be made in all seaports and elsewhere where he shall think fit, whether the wives of any of the king's contrariants or their children come or stay within his bailiwick, or go on board ship in the ports for the purpose of passing to any other place, and to arrest any such wives or children found in his bailiwick, certifying the king of their names. By K.

The like to the sheriffs of Devon, Somerset and Dorset and Gloucester.

Feb. 9.
Gloucester.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to cause the men of the community of the city of London to have respite until the quinzaine of Easter next for all debts exacted from them by the estreats of the justices last in eyre at the Tower. By K.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to adjourn until the quinzaine of Easter next all pleas of *quo warranto* touching the mayor, aldermen, citizens, and community of the city of London of the last eyre of the king's justices at London, which the king afterwards caused to come before him, and which he afterwards ordered to be continued until the quinzaine of St. Hilary last. By K.

Feb. 11.
Gloucester.

To the keeper of the office of the treasurer and to the barons of the exchequer. Order to cause the exchequer, together with the rolls, tallies, memoranda, and all other things touching it, and the rolls of the Bench, to be transferred to York, so that the exchequer may be held there on the morrow of the close of Easter. By K.

To the justices of the Bench. Order to adjourn to York the parties pleading before them, as the king wills that his Bench shall be transferred to York, so that it be there in the quinzaine of Easter next. By K.

Feb. 10.
Gloucester.

To Master John Walewayn, escheator this side Trent. Order not to intermeddle further with the lands that John Gernoun held at his death in Tolshunte Tregoz of John Filiol, and to restore the issues thereof, as it appears by inquisition taken by the escheator that John Gernoun held at his death certain lands in Tolshunte Tregoz of the king in chief as of the honour of Peverel by the service of a moiety of a knight's fee and by suit from month to month at the court of Peverel, and that he held certain lands in the same place of John Filiol by the service of 6s. 8d., and that he did not hold any lands of the king in chief as of the crown by reason whereof the custody of all his lands ought to pertain to the king, by which inquisition it was found that William Gernoun, son of the said John, is his next heir and is aged seventeen years and a half.

To the same. Order to assign dower to Elizabeth, late the wife of the said John Gernoun, upon her taking oath not to marry without the king's licence.

Feb. 12.
Gloucester.

To the same. Order not to distrain Reymund, abbot of Cluni, for fealty for the lands held by him of the king in England, as the king has taken his fealty.

Master John de Rosse received the fealty by the king's licence.

Feb. 11.
Gloucester.

To the sheriff of York. Order to cause the houses within the castle of York last assigned for holding the exchequer and the Bench for common pleas to be repaired before Easter next, as the king has ordained that the exchequer shall be held at York on the morrow of the close of Easter and the Bench in the quinzaine of Easter, the king being about to set out for the north to repress the invasion of the Scots. The sheriff is to cause proclamation to be made that the king wills that the places aforesaid shall be at York at the said times, and that all merchants and others wishing to sell

1322.

Membrane 19—cont.

victuals and other things may come to the said city in safety with their said goods, to receive their due payment for the same. By K.

Feb. 13.
Gloucester.

To Roger de Horsle, constable of Bamburgh castle. Order to cause the said castle to be kept safely, and to be found with victuals out of the issues of his bailiwick. If the issues are insufficient for this purpose, he is to take victuals elsewhere in the neighbouring parts, according to the tenor of *Magna Carta*, causing those from whom he shall take victuals to know that the king is coming to those parts for the protection thereof against the attacks of the Scots, and that they shall then come to the king to receive payment for the said victuals. He is to certify the king in his wardrobe of the victuals thus taken, their price, and the names of those from whom they shall be taken. By K.

The like to the following :

John de Wysham, constable of Knaresburgh castle, or to him who supplies his place.

Henry de Percy, constable of Scardeburgh castle.

William Rydel, constable of Bernard's castle, in the king's hands by reason of the minority of the heir of Guy de Bello Campo, late earl of Warwick.

William de Anne, constable of Tykhull castle.

John de Segrave, the elder, constable of Notyngham castle, or to him who supplies his place.

The sheriff of York for York castle.

The sheriff of Northumberland for the castle of Newcastle-on-Tyne.

Feb. 12.
Gloucester.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to proceed to take the assize of novel disseisin arramed by Robert de Sapy and Alice his wife before Roger de Chaundos, Adam de Herewynton, and John de Bromfield against Thomas de Hunteleye and Isolda his wife, and others named in the original writ, concerning a tenement in Hunteleye, co. Gloucester, notwithstanding the taking of the tenement into the king's hands after the assize was arramed, which assize remains to be taken before the king because he ordered all assizes, juries, and certificates arramed before any justices in that county to come before him on Friday next. By K. on the information of Master Robert Baldok.

Feb. 13.
Gloucester.

To the sheriff of Hereford. Order to cause John de Staple, the king's approver in Hereford gaol, to be delivered from that gaol in order to set out with the king in his service. By K.

MEMBRANE 18.

Feb. 8.
Gloucester.

To the sheriff of Nottingham and Derby. Order to pursue, arrest, and imprison certain contrariants of the king and rebels who are wandering about in his bailiwick, taking with him for this purpose the *posse* of the county, if necessary. By K.

To the sheriff of Salop. Order to deliver to Constance, late the wife of Henry de Mortuo Mari, the lands that she holds in dower, and the issues of the same, which lands the sheriff has taken into the king's hands by virtue of his order to take into his hands the lands of Hugh de Mortuo Mari. By K.

To the sheriff of Rutland. Order to cause a verderer for the forest of Rokyngham to be elected in place of Robert atte Halle, deceased.

1322.

*Membrane 18—cont.*Feb. 10.
Gloucester.

To William de Hamenassh. Order to come to the king without delay to do what the king shall enjoin upon him. By K.

[*Parl. Writs.*]

The like to William de Staunton and John le Blak. [*Ibid.*]

Feb. 12.
Gloucester.

To Master John Walewayn, escheator this side Trent. Order to cause John de Grey of Rotherfeld, son and heir of John de Grey of Rotherfeld, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [5954.]

The like to Thomas de Burgh, escheator beyond Trent.

To the sheriff of Leicester. Order to cause a coroner for that county to be elected in place of Ralph de Stanlowe, whom the king has amoved from office for insufficient qualification.

The like to the same to elect a coroner in place of Oliver le Waleys, who is insufficiently qualified.

Feb. 9.
Gloucester.

To Humphrey de Litelbury. Order to deliver to Margaret de Mortimer the castle, town, and lordship of Radenore, and the issues received therefrom, and the goods and chattels found therein, which the king ordered him to take into his hands, as he now understands that Margaret held them in dower.

Feb. 14.
Gloucester.

To William de Bello Campo, William de Bradewell, and Alexander de Bosseford. Order to restore to Richard Talbot his lands and goods in the county of Worcester, the custody whereof the king lately committed to them. By K.

The like in favour of the following in co. Worcester :

Henry de Rippeford.

William Blount.

Richard Porter.

Walter le Blount.

Feb. 17.

John de la Mersh.

John de Hulle.

John Knotte.

Hugh de Cure.

Thomas de Hanley.

William le Walsh.

Thomas le Shephird.

Thomas de Botteleye.

John de la More.

Roger de Estham.

Gilbert Foncel.

John de Hulle.

John Wyard.

Thomas de Berkeleye of Cubberleye.

Thomas de Aston.

Peter de Somervill.

March 3.
Merevale.

Thomas le Botiller.

Thomas le (*sic*) Beauchamp.

Roger de Radenore.

March 8.
Caldwell.

Walter le Blount.

Roger de Wasseburn.

William de Bello Campo.

William de Bradewelle.

William de Besseford.

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Membrane 18—cont.

- March 25. William son of William de Leden.
Pontefract. William de la Lynde.
John le Maunz.
Nicholas de Somery.
William son of William de Lucy.
John son of William de Kyngton.
- Feb. 14. To Simon de Dryby. Like order in favour of John Rous for his manor
Gloucester. of Dunteshourn, co. Gloucester. By K.
- Feb. 17. The like to the said Simon for the following :
Richard Waryn, for his lands in Dymmok. By K.
John de Wylton, for his lands in Dymmok.
Thomas de Rodberwe, for his lands in Senele.
Thomas de Berkele of Cubberleye, for his lands in Cubberley.
Thomas le Botiller, for his lands in Cubberle.
- March 3. Merevale.
- Feb. 20. Peter de Somervill, for his lands in Hunteleye.
Temple Guiting. Thomas de Aston, for his lands in Leye.
- Feb. 14. To the sheriff of Hereford. Like order in favour of John Trumwyn for
Gloucester. his lands and goods. By K.
- The like to the following :
The sheriff of Hereford, for Thomas Petyt.
The sheriff of Salop, for John Rous.
The sheriff of Stafford, for John Hynkeleye.
The sheriff of Salop, for Ingelram de Frene.
- Feb. 17. The sheriff of Hereford, for William de la Were.
- March 1. The sheriff of Warwick, for Thomas de Berkele of Cubberle. By K.
- Feb. 27. The sheriff of Wilts, for Peter de la Mare. By K.
Warwick. The sheriff of Oxford, for the same. By K.
The sheriff of Hertford, for the same.
- March 3. The sheriff of Oxford, for Thomas de Berkele of Coberle.
Merivale.
- March 18. The sheriff of Hereford, for Thomas de Yeddefenne.
The same, for William Broun and Richard de Colynton.
- Feb. 15. To the sheriff of Wilts. Order to cause coroners for that county to be
Gloucester. elected in place of Walter de Sutton, Nicholas de Wily, and Walter le Gras,
who are insufficiently qualified.
- To the sheriff of Salop. Order to cause a coroner for that county to be
elected in place of Peter Gerard, who has no lands in that county or else-
where sufficient to qualify him.
- To Richard le Mareschal. Order to restore to Meuric ap Res his lands
and goods in the lands of the castle of Bryntheles and the lands of
Cantredseley, the king having committed the custody of the said castle
and lands, which are in his hands for certain reasons, to Richard during
pleasure. By K.
- To the sheriff of Wilts. Order to deliver to Oliver de Ingham his
manors of Estcodeford and Dene, together with his goods and chattels
therein, the manors having been taken into the king's hands with the lands
of John Giffard of Brymmesfeld, who occupied them in warlike manner
during the late disturbances in the realm. By K.

1322.

Membrane 18—cont.

To the chamberlain of North Wales. Order to meet without delay Griffin ap Rees and Giles de Bello Campo, who are about to bring to the king in England certain footmen from the lands of the king and of others in his hands, in order to set out with him against the Scots, and to pay to the said footmen their wages out of the issues of his bailiwick. By K.

The like to the chamberlain of South Wales to pay wages to the footmen whom Walter de Bello Campo and Rhys ap Griffyn are about to bring to the king.

The like to the chamberlain of Chester for 800 footmen whom Kenewricus Seys and Blethinus ap Ithel are about to bring to the king from the lands of Englefeld, Mohautesdale, Hope, and Maillour Seisenayk.

Feb. 15.
Gloucester. To the sheriff of Salop and Stafford. Order not to choose any men from the tenants of John de Somery by virtue of the king's order to choose two thousand footmen and to bring them to the king, as the king has ordered John to provide as many men-at-arms and footmen as he can by all means, and to come with them to the king. By K.

Feb. 14.
Gloucester. To the sheriff of Nottingham and Derby. Order to pursue, arrest, and imprison Robert de Perepount, Thomas de Lungevilers, Thomas de Bekeryng', John de Annesle, and John de Bevercotes, taking with him for this purpose the *posse* of the county, if necessary. By K.

Feb. 16.
Gloucester. To the sheriff of Hereford. Order to enquire by inquisition and otherwise of all the footmen of that county who went armed to the king's contrariants and rebels who lately held the town of Gloucester, and to cause the said footmen to come to the king, as suitably armed as they were at that time, at the expense of the county, in order to stay in the king's service, as the king understands that footmen of that county went to the rebels at Gloucester at the maintenance (*sustentacionem*) of that county. By K.

Feb. 16.
Gloucester. To the sheriff of Hereford. Order to pursue, arrest, and imprison Gilbert Talebot, William de Wyne, Baldwin de Frevill, Peter de Lymesy, John Sampson of Estham, Richard le Child, and Ralph le Porter, parson of the church of Estham. By K.

The like to the following:

The sheriff of Gloucester, for Stephen Baret.

The sheriff of Worcester, for the said Stephen.

The sheriff of Hereford, for the same.

The sheriff of Bedford and Buckingham, for Richard Damory. By K.

The sheriff of Oxford and Berks, for the same.

The sheriff of Gloucester, for Ralph de Middelno, John his brother, John de Acton, John de Bursy of the Marsh (*de Marisco*), John de Bursy of Hamme, John de Alkeleye of Thornbury and his two sons staying with the abbot of St. Augustine's Bristol, and Henry de Rochull. By K.

March 13.
Derby. The sheriff of Northumberland, for William Galun, John de Denum, and John de Rodom.

March 9.
Caldwell. The sheriff of Leicester and Warwick, for Simon de Lyndryk and John his brother of that county, John Geryn and William his brother, Edmund Trussel, William son of William Trussel, Robert son of Simon de Weston, John Curly of Carleton and Robert his brother, Walter Lalblaster, and Thomas Muchet of Petlyng.

By K.

To the sheriff of Somerset and Dorset. Order to make search concerning the coming and staying of the wife of John de Moubray and certain of

1322.

Membrane 18—cont.

his children in the house of John Truant of Elfrodecoumbe, wherein the king is given to understand they are hiding, or whither they are shortly coming, or elsewhere where the sheriff shall see fit, and to cause them to be arrested and kept safely. By K.

Feb. 21. To the sheriff of Gloucester. Order not to molest Frisotus de Monte Temple Guiting. Claro by virtue of the king's order to cause all the knights, esquires, and other men-at-arms of his bailiwick to come to the king suitably armed, as the king has granted him permission to attend to his own affairs, on condition that his men come. By K.

Feb. 22. The like to the said sheriff in favour of John de Sudle and for two of Weston-under-Edge. his yeoman whom he shall choose [to be sent to the king]. By K.

To the sheriff of Somerset and Dorset. Order to restore to Roger de Chaundos, sheriff of Hereford, his lands, goods and chattels, which the sheriff took into the king's hands under the belief that Roger adhered to the king's contrariants. By K.

MEMBRANE 17.

Feb. 18. To the sheriff of Hereford. Order to aid and counsel the citizens of Gloucester. Hereford in matters concerning the safe custody of that city, whenever he shall be requested by the citizens to do so. By K.

Feb. 20. To Thomas de Burgh, escheator beyond Trent. Order not to intermeddle Cheltenham. further with the lands that belonged to Robert de Grendon and Ellen his wife in Milneburn and Brampton, co. Westmoreland, as he has certified the king that John de Evre, late escheator beyond Trent, took the lands, which were held by Robert of the inheritance of the said Ellen, daughter and one of the heirs of John Sureys, into the king's hands because Robert adhered to the Scots, and that Robert died in the aforesaid county on 6 August last.

Feb. 18. To Peter Giffard, constable of Chirk castle, or to him who supplies his Gloucester. place there. Order to inform himself of the names of those who lately adhered to the king's contrariants, and of the names of their hostages by whom the king may best be secured, and to certify the king of the same without delay. By K.

The like to the following, or to those who supply their places :

William de la Beche, constable of Dolvoreyn castle.

Walter le Græs, constable of the castles of Dyneneboth and Kevenethes.

Robert de Morby, constable of Breghnok castle.

John de Siggeston, constable of Huntynndon castle.

John de Dene, constable of the castles of Bolkedymas, Blenleveny, and Penkethely.

William le Mareschal, constable of Bryntheles castle.

Griffin ap Res, constable of Buelt castle.

Alan de Cherleton, constable of Wygemor castle.

Ralph le Botiller, constable of Lodelowe castle.

Robert de Sapy, constable of the castle of La Pole.

Feb. 16. To the sheriff of Worcester. Order to cause a coroner for that county Gloucester. to be elected in place of Roger de Sheldesley, deceased.

Feb. 20. To Ralph de Camoys, constable of Wyndesore castle. Order to pay to Cheltenham. Edmund de Algate, porter of both gates of the castle, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer, 2*d.* a day; to Adam the gardener of the king's garden without the castle, 2½*d.* a day; to four watchmen of

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Membrane 17—cont.

the castle, 2*d.* a day each; to Robert de Wodeham, chief forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; to Thomas le Parker, keeper of Kenyngton park, 1½*d.* a day; being their wages and stipends, from Michaelmas last until next Michaelmas.

----- To the mayor and bailiffs of Bristol. Order to aid and counsel the
----- sheriff of Glamorgan and the treasurer of Kerdyf in buying and purveying 20 tuns of wine and 150 quarters of salt, and other victuals, and arms and other things for the munition of the king's castles in those parts.

Feb. 21. The like to the constable of Bristol castle, or to him who supplies his
Temple Guiting. place. By K.

Feb. 21. To Simon de Drybi, constable of Gloucester castle. Order to cause the
Temple Guiting. parson of the church of La Musardere and the parker of that place, whom he lately arrested and imprisoned in that castle by the king's orders, to be guarded suitably and fitly in the same until further orders. By K.

Feb. 22. To the sheriff of Wilts. Order to cause all the money that can be levied
Weston-under- from the issues of the lands of the king's contrariants and their adherents
Edge. and of their goods and chattels, underwood, and other things to be levied without delay, and to cause it and other money that he has in hand to come into the king's chamber. By K.

The like to all the sheriffs of England.

To the sheriff of Kent. Order to cause the 103 footmen named in a schedule enclosed herewith to be furnished with suitable arms and delivered to Thomas de Culverden, whom the king has enjoined to bring them to him. [*Parl. Writs.*] By K.

Feb. 22. To the mayor and bailiffs of Bristol. Whereas John le Taverner, burgess
Weston-under- of that town, who was indicted before Henry Spygurnel and his fellows, the king's justices appointed to hear and determine the felony of the death of Alexander de Villers, slain in the county of Gloucester, for the death of the said Alexander, was put in exigent to be outlawed because he did not appear before the said justices to stand to right, and was afterwards outlawed on this account, and the king pardoned him the outlawry and the abjuration of the realm that he made by reason of the said death, on condition that he stand to right in the king's court if he or any one will speak against him concerning the death, and granted him his lands, which pertained to the king as escheats by reason of the abjuration and outlawry, and all his goods and chattels, which were forfeited to the king; wherefore the king ordered the mayor and bailiffs to deliver to the said John all his lands and goods, to hold according to the tenor of the king's letters patent; and they signified to the king that the said lands were in the hands of John de Weston, the younger, by the king's gift, and that certain of his goods were in the hands of John Fraunceys, the elder, and other men of that town, by delivery from Richard de la Ryver, late sheriff of Gloucester, who is charged therewith at the exchequer, so that the mayor and bailiffs could not deliver the lands and goods to John; wherefore the king orders them to cause the goods in the hands of John Fraunceys and the aforesaid men to be delivered to the said John. The king will cause the aforesaid Richard, John Fraunceys, and the other men to be discharged of the said goods at the exchequer.

The like in favour of Robert le Taverner, burgess of the aforesaid town, to the aforesaid mayor and bailiffs for his goods in the hands of the aforesaid John Fraunceys and the aforesaid men.

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Membrane 17—cont.

To Ralph Camoys, constable of Wyndesore castle. Order to cause the houses, tower, walls, and bridges of the castle, with the stable and wall of the king's garden without the castle, and the houses and walls of the manor of Kenyngton, with the paling and wall about the park, to be repaired.

By K.

To Walter le Gras, keeper of the castle of Kevenethles, in the king's hands for certain reasons. Order to deliver to Richard Talebot of Blethevagh, who has rendered himself to the king's grace by sufficient security, his lands and goods, which were taken into the king's hands by the constable.

By K.

To the sheriff of Somerset and Dorset. Order to restore to Edmund de Plescy his lands, goods and chattels, which the king lately ordered the sheriff to take into his hands.

By K.

Feb. 22. To the sheriff of Gloucester. Order not to molest John le Botiller of
Weston-under-Edge. Lanultit by reason of the king's late order to cause all knights, esquires, and other men-at-arms to come to the king at a certain day, as John is engaged in the king's affairs elsewhere.

By K.

The like to the sheriff of Northampton.

Feb. 15. To the mayor and sheriffs of London. Order to cause the 120 armed
Gloucester. footmen, who were wanting of the 500 footmen lately granted to the king by the community of the city to stay in his service at their cost for forty days, and after that time at the king's wages, to come to the king without delay, so that they be with him on the second Sunday of Lent, and to arrest and imprison all those who have returned and who shall return without the king's licence, as certain of the 380 footmen who came to the king secretly left his service after the end of the said forty days, having received his wages.

By K.

[*Parl. Writs.*]

To the dean and chapter of St. Chad's Lichfield, and to the bailiffs and men of that town. Order to cause the town to be munitioned and kept securely for the king's use, and especially the enclosure about the monastery, so that the king's contrariants may not enter the town or enclosure, or be received therein, or be comforted by any persons in that town.

Feb. 24. To the sheriff of Nottingham (*sic*). Order not to molest the burgesses or
Weston-under-Edge. other men of the town of Northampton by virtue of the king's order to cause all the men, horse and foot, in his bailiwick between the ages of 16 and 60 to come to the king suitably armed prepared to set out against the Scots, as the king wills that the burgesses shall remain in the said town for its safe keeping.

By K.

[*Parl. Writs.*]

To the sheriff of Southampton. Order to cause all the men-at-arms, horse and foot, of that county, who came in the king's service upon another occasion by their own will with Robert Lewer, and who have now withdrawn themselves from his service, to come to the king without delay, and to compel and punish any of them who shall be contrary.

Feb. 24. To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side
Weston-under-Edge. Trent, or to him who supplies his place in the forest of La Sause. Order to deliver to the men of Northampton as much timber from that forest by the advice of John de Broghton, steward of that forest, as shall be necessary for making barriers (*barrere*) for the gates and other issues of that town.

By K.

To the mayor and bailiffs of the town of Northampton. Order to cause the yeomen of Thomas de Bingham, whom they arrested in that town

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Membrane 17—cont.

with his horses because they believed that he adhered to John Giffard of Brymesfeld, the king's contrariant, to come to the king at once with the aforesaid horses.

To Peter Giffard, keeper of the castle of Chirk, in the king's hands for certain causes. Order to admit the king's chaplain Robert de la Chapele to all things that pertain to the custody of the castle jointly with him, and to communicate with him in all such matters.

Feb. 25. To Richard Lovel. Order to restore to Reginald de Frome all his lands, goods and chattels, and the issues of the same, and not to molest him, notwithstanding the king's appointment of him to follow and arrest Reginald and to seize his goods into the king's hands, as he has found sufficient mainpernors to answer to the king for those things for which the king would speak against him. By K.

By K. and by the mainprise of Hugh le Despenser, the younger, and William de Aylemer.

March 3. To the sheriff of Northampton. Order not to molest Peter le Fitz Waryn by reason of the common summons to come in the king's service, as the king has granted, at the request of Fulk son of Warin, that Peter may attend to Fulk's affairs and that he shall not be aggrieved by reason of the above summons. By K.

Feb. 25. To the keeper of the passage of the port of Dover. Order to permit brother William de Notynggham, minister-general of the order of Minorites, to cross the sea with four of his brethren of that order and with his train, as he is going to parts beyond sea to attend the chapter-general of his order by the king's licence. It is not, however, the king's intention that brother John de Folkerthorp, of the said order, shall cross the sea with the said minister or otherwise without the king's special licence.

Feb. 26. To the sheriff of Oxford. Order to deliver the body of Richard Dammore, whom he lately arrested by the king's order, to Robert de Ardern, constable of Bannebiry castle, to be kept by him according to the king's directions. By K.

Mandate in pursuance to the said constable. By K.

To the said Robert, constable of the aforesaid castle, and keeper of the lands of the aforesaid Richard in the county of Oxford. Order to cause Richard to have reasonable maintenance out of the issues of the aforesaid lands for so long as he shall remain in his custody. By K.

Feb. 27. To the sheriff of Norfolk. Order to follow, arrest, and imprison the wife of Robert Walkefare and his children. By K.

Feb. 28. To Robert de Ardern, keeper of the lands, goods and chattels of Richard Dammore. Order to cause the lands of the said Richard that require cultivating and sowing to be cultivated and sown out of his goods and chattels by the view and advice of his men and servants. By K.

MEMBRANE 16.

Feb. 25. To Margaret, late the wife of Robert de Wylughby. Order to pay to the sheriff of Lincoln all the money due from her to Roger Dammore, as the king understands that she owes Roger a great sum of money for the custody of the lands of Robert, her late husband, which custody Roger sold to her. The king will cause his letters patent saving her harmless to be made when

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Membrane 16—cont.

he is certified concerning the payment. He has ordered the sheriff of Lincoln to receive the money from her, and to make for her letters patent of acquittance.

By K.

Mandate in pursuance to the sheriff of Lincoln.

Feb. 28.
Coventry.

To the sheriff of Rutland. Order to cause 300 footmen to be chosen within his bailiwick, and to bring them to the king in person without delay well furnished with suitable arms, as the king is about to set out to repress the malice of the Scots and of other his contrariants in the north. He wills that the sheriff shall punish all those who are contrary in this matter by imprisoning them and taking their goods and chattels into his hands.

[*Parl. Writs.*]

By K.

Feb. 27.
Warwick.

To the sheriff of Warwick and Leicester. Order to permit the men and tenants of John de Segrave, the elder, constable of Nottingham castle, to be intendent to the said John in all things pertaining to the safe custody of that castle and the preservation of the king's peace and the repulse of his contrariants, notwithstanding any previous order to the sheriff to bring men-at-arms or footmen out of his bailiwick to the king.

By K.

The like to the sheriff of Derby.

Feb. 26.
Weston-under-Edge.

To the sheriff of Kent. Order to imprison the footmen of that county who returned home from the king's service, many of the 500 footmen of that county chosen to come to the king in the Welsh marches having returned home whilst staying at Oxford, of which number 119 are still wanting, and to cause 119 other men to be chosen in their places and to cause them to be brought to the king without delay, so that they be with him on the second Sunday of Lent well found with suitable arms. The king wills that the sheriff shall punish those who are contrary in this matter by imprisoning their bodies and taking their goods into the king's hands.

[*Parl. Writs.*]

By K.

March 3.
Merevale.

To Humphrey de Bassynburn, Laurence de Preston, the younger, and John de Sancto Mauro. Order not to levy anything from the prioress of Catesby, and to restore anything that they may have levied by virtue of the king's appointment of them to levy 500 marks from the knights and squires of the county of Northampton, as it was not his intention that anything should be levied of the prioress or other religious who hold in frank-almoyn free from aid or tallage with the community of the county.

By K.

March 6.
Elford.

To Roger de Swynnerton, constable of Eccleshale castle, in the king's hands by reason of the voidance of the bishopric of Coventry and Lichfield, or to him who supplies his place. Order to cause the said castle to be provided with victuals by the advice of Stephen le Blount.

By K.

To Roger de Peuelesdon, keeper of the castle of Lion in Wales, in the king's hands for certain reasons. Order to cause the said castle to be provided with victuals and men.

By K.

March 5.
Drayton Bassett.

To Richard Lovel. Order to restore to Margaret Giffard, mother of John Giffard of Brymmesfeld, the king's rebel, the manor of Stokegiffard, with her goods and chattels found therein, if he find that she held the said manor in dower and that the said John had no possession thereof up to the time when the king committed to the said Richard the custody of John's lands in co. Gloucester, by virtue whereof Richard took the manor into the king's hands.

By K.

March 4.
Merevale.

To Malculin Musard. Order to restore to Henry de Preiers his lands, goods and chattels, taken by him into the king's hands by virtue of his appointment by the king to take into his hands all Henry's lands, goods

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Membrane 16—cont.

and chattels in the county of Gloucester, so soon as the sheriff of Gloucester shall inform him that he has received security from Henry to answer to the king for all things that the king will say against him. By K.

To the sheriff of Gloucester. Order to certify Malculin if Henry find him sufficient mainprise for the above purpose.

March 9.
Caldwell.

To the sheriff of Leicester. Order not to molest Hugh de Purle contrary to the king's grant to him, at the request of John Hamelyn, that he may attend to the said John's affairs and that he shall not be charged with coming personally in the present expedition against the king's rebels.

By K.

March 9.
Caldwell.

To the sheriff of Cambridge. Order to arrest and inprison Ralph son of Ralph de Melreth, to whom the king granted leave to go home from his service in the marches of Wales on condition that he returned to the king at a certain day, now elapsed, as he withdraws himself from the said service.

By K.

The like to the sheriff of Essex to arrest John de Daggeworth, knight, William le Rous, and Robert Beckyng for the like cause.

March 9.
Caldwell.

To the sheriff of Gloucester. Order to pay to Milicent, wife of John Mautravers, the younger, 100s. yearly until further orders in aid of her maintenance out of the issues of John's lands, which are in the king's hands in his custody for certain reasons.

By K. on the information of Master Robert de Baldok.

To Simon de Driby. Like order to pay 100s. yearly to Isabella, wife of Henry son of William, out of the issues of Henry's lands.

March 6.
Elford.

To Robert de Sapy, keeper of the land of Powys, in the king's hands for certain causes, or to him who supplies his place. Order to restore to Sibyl Pauncefot her lands in Powys and her goods and chattels found therein when her said lands were taken into the king's hands by his order, the king then believing that the lands were in the hands of his contrariants, as he now understands that the lands were assigned in dower to the said Sibyl, who is faithful to the king.

By K.

March 12.
Tutbury.

To Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the castle. Order to deliver to Master Rhys ap Howel, a prisoner in his custody, reasonable maintenance for himself and a chamberlain.

By K.

March 13.
Derby.

To Robert de Sapy, keeper of the land of Powys, or to him who supplies his place. Order to deliver to Roger de Trumwyne and Joan his wife, late the wife of Owen de la Pole, all the lands that they held of her dower in Powys, which were taken into the king's hands, as Roger has found the king security that he will be faithful to him and his heirs.

By K.

March 13.
Derby.

To Ralph de Camoys, constable of Wyndesore castle, or to him who supplies his place. Order to cause ten tuns of cider to be bought and purveyed, and to deliver them to the king's clerk Richard de Wygorn[ia], supervisor of the victuals in certain of the king's ships, for the maintenance of the mariners in the ships.

By K.

To the keeper of the manor of Suaveton, in the king's hands by the forfeiture of Thomas, earl of Lancaster. Order to deliver to Robert Darcy, constable of the bishop of Lincoln's castle of Sleaford, in the king's hands for certain causes, or to him who supplies his place, a sufficient quantity of corn for the munition of that castle out of the corn and victuals in the said manor.

By K.

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*Membrane 16—cont.*March 9.
Caldwell.

To Robert de Moreby, keeper of the land of Breghenock, in the king's hands for certain reasons. Order to supersede the king's order to arrest William ap Rees and to take his lands, goods and chattels into the king's hands, and to release him if he have arrested him, and to restore to him any goods that he may have seised, as William la Zousche of Assheby has mainperned before the king to have the said William ap Rees before the king to answer to him for what the king shall speak against him for.

By K.

March 16.
Warsop.

To the sheriff of York. Order to release John son of Ranulph de Nevill, imprisoned at York for certain suspicions against him, upon his finding mainpernors for his good behaviour to the king and to answer to the king for what the king will speak against him for.

By K. on the information of Master Robert Baldok.

To the abbess of Berkyngg'. Order to cause the body of Elizabeth de Burgo, late the wife of Roger Damory, within her abbey, to be kept safely, and not to permit her to go out of the abbey gates in any wise until further orders.

To the aforesaid Elizabeth. Order not to go out of the abbey gates or to marry any one without the king's special licence.

By K.

March 15.
Derby.

To the sheriff of Gloucester. Order to restore to John de Berkele his lands, goods and chattels, and the issues of his lands, which the sheriff took into the king's hands believing that he had not come to the king, as he was with the king in his present expedition against his rebels, and is still with him in the expedition, as John de Weston, one of the king's stewards, has testified before the king.

The like to the said sheriff in favour of John Spilman, who is with the king in the present expedition.

March 16.
Warsop.

To Robert de Ardern, keeper of the body and lands, goods and chattels of Richard Dammory. Order to release Richard from custody, and to restore to him his lands, goods and chattels, and the issues received from his lands, upon his finding sufficient mainpernors for whom Robert will answer.

By K. on the information of Master R. de Baldok.

March 17.
Warsop.

To Thomas de Burgh, escheator this side Trent. Order to pay the arrears of the following wages: to a chaplain celebrating divine service daily in the chapel of the king's manor of Clipston 5 marks yearly; to Thomas atte Merk, bailiff of the same manor and keeper of the king's peel there, 3*d.* a day; and to Roger de Warsop, keeper of the paling about the park there, 2*d.* a day, from the time of the death of Gilbert de Stapelton, late escheator this side Trent; and to continue to pay the same wages until further orders.

By K. on the information of Master Robert de Baldok.

To the same. Order to repair the houses within the said manor by the view and testimony of Thomas atte Merk, bailiff of the manor.

By K. on the above information.

*MEMBRANE 15.*March 17.
Warsop.

To John de Leek, late steward of Thomas, earl of Lancaster, of Bolyngbrok, and to Geoffrey de Vilers, the earl's late receiver there. Order to inform themselves fully of the jewels, corn, oxen, horses, cows, plough-oxen, sheep, plough-horses, foals in store, the money by tale, and the debts to be levied of the arrears of accounts and otherwise, and of all

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Membrane 15—cont.

other goods and chattels that belonged to the earl in the castle and manor of Bolyngbrok, and to enquire into whose hands they came, and to come to the king in person when they have done so to inform him concerning the same. By K.

The like to the following bailiffs of the said Thomas concerning the following places :

Richard de Rolleston and John de Wadenhou, late bailiffs at Hertham, Wadenhou, Buckeby, Passenham and Burenceestre.

Robert de Hungerford, late bailiff at Colyngburn and Everle.

Gilbert de Billyng' and William Gentil, late bailiffs in co. Lancaster.

John de Midhop, late steward of Blakeburnshire, and Richard de Merkelesden, late receiver there.

John de Dalton, late bailiff of the said earl.

Walter de Bredon, late bailiff of the said earl.

March 19. To Roald de Richemund, constable of Horstone castle. Order to pay to
Doncaster. Richard de Mollesworth, knight, whom the king is sending with the forty footmen whose names are enclosed herewith to stay in the said castle for its defence, 8*d.* a day for himself and 2*d.* a day for each of the footmen for their wages, from the time of their entry into the castle for so long as they shall stay there. By K.

Vacated, because it was not sealed.

March 21. To Master John Walewayn, escheator beyond Trent. Order not to
Pontefract. intermeddle further with the manor of Horpol and the market of Kegworth, taken into the king's hands upon the death of Robert de Hanstede, the elder, and to restore the issues thereof, as it appears by inquisition taken by the escheator that Robert and Margery his wife held the manor jointly at his death of the feoffment of Simon de Thorp by licence of the late king, and that they also held the said market jointly of the late king's grant.

To the sheriff of Wilts. Order to restore to John de Segre, knight, his lands and the goods and chattels found therein, which were lately taken into the king's hands by the sheriff for certain reasons. The king makes this order at the request of Ralph de Monte Hermerii. By K.

The like to the sheriff of Somerset.

March 26. To Robert de Sapy, keeper of Pevenese castle, co. Sussex, and of the
Pontefract. manor of Esthalesham in Holderness. Order to repair the said castle and the houses therein, the costs whereof the king will cause to be allowed to him in his account of the issues of the said manor. By K.

To the sheriffs of London. Order to deliver to Michael Campanare and William de Casse, merchants, the ten tuns and one pipe of wine taken into the king's hands by Roger de Palmere, late sheriff of the city, upon Menandus de la Porte being charged with the death of Alice Ambroys, as the king learns by inquisition taken by the sheriffs and the coroners of the city that the said wine belonged to Michael and William, and that Menandus owned nothing thereof, and that it was worth when arrested 18*l.* 13*s.* 4*d.* The king makes this order at the request of his yeoman Oliver de Burdegala. By K.

March 29. To John de Kilvynton. Order not to intermeddle with the castle and
Pontefract. lands in Pikeryng, co. York, although the king committed the custody thereof to him amongst other lands that belonged to Thomas, earl of Lancaster, and other rebels between the waters of Ouse, Teise, and Ned in the said county, as the king had previously committed the custody of the aforesaid castle and lands to Thomas de Ughtred. By K.

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Membrane 15—cont.

To the collectors of the custom of wool, hides, and wool-fells in the port of Kyngeston-on-Hull. Order to pay to William de Burton, controller of the aforesaid custom, the arrears of his wages from the time of their appointment, and to continue to pay the same wages.

- March 24. To William de Bello Campo, William de Bradewell, and Alexander de Pontefract. Besseford. Order to restore to William Corbet his lands in co. Worcester, the custody whereof the king lately committed to them, as he has served the king well in the present expedition against certain magnates of the realm opposing the king, and has found surety for his good behaviour and to answer to the king for what he will say against him.

By K. on the information of Robert de Welle.

The like in favour of the said William to John de Langeleye, John de Hampton, and Robert de Aston for his lands, goods and chattels in co. Gloucester.

The like to the aforesaid William, William and Alexander in favour of Hugh de Cokeseye for his lands, goods and chattels in co. Worcester.

By K. on the information of the said Robert.

- March 24. To the sheriff of Salop. Like order to restore to the aforesaid William Pontefract. Corbet his lands, goods and chattels, which the sheriff took into the king's hands, believing that he adhered to the king's rebels.

By K. on the information of Robert de Welle.

The like to the sheriff of Devon in favour of Hugh de Cokeseye.

On the information of the said Robert.

- March 26. To L. Bishop of Durham, or to him who supplies his place in the Pontefract. bishopric. Order not to molest John Hert, Richard Skynner, Richard de Thorptheules, Thomas Fox, Geoffrey Ikemund, Thomas de Radyngton, William de Massam, William de Stapelton, John de Conyngham, Thomas de Whitton, Richard de Hedleye, William de Huthworth, and Robert de Corbrigg for beheading John de Evre when pursuing him as the king's enemy, until the king shall issue further orders after he has been certified of this matter.

By K.

- March 27. To John de Syggeston, keeper of the castles and towns of Huntyngton Pontefract. and La Hay, and of the lands there. Order to restore to Philip de Clanenowe his lands and the goods and chattels found therein in the aforesaid lands, which the said keeper took into the king's hands by virtue of his order to take into his hands the lands, goods and chattels of his contrariants in the said lands.

By K.

- March 26. To the sheriff of Sussex. Order to restore to Walter de Pavely the Pontefract. younger, his lands, goods and chattels, and the issues thereof, which the sheriff took into the king's hands believing that Walter was not in the king's service, as he remained continuously in the king's service in his expedition and is still with him.

By K.

The like to the sheriff of Kent.

- April 1. To the sheriff of Nottingham. Order to release Henry de Sothill, knight, Altofts. imprisoned at Notyngham upon a charge of adhering to the king's enemies, upon his finding mainpernors for whom the sheriff will answer to have him before the king when the king shall speak against him concerning this matter, and upon his making obligation for his good behaviour.

By K. on the information of Master R. de Baldok.

- April 5. To the sheriff of Bedford and Buckingham. Order to deliver to John Altofts. Boteturt, the elder, his lands, goods, and chattels, which the king lately ordered him to take into his hands.

By K.

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Membrane 15—cont.

The like to the following :

The sheriff of Norfolk and Suffolk.

The sheriff of Essex.

John de Hansted for the lands, goods and chattels in his custody.

The said John to release the aforesaid John Botetourt and his goods and chattels.

April 3.
Altofts.

To the sheriff of Kent. Order to pay to the king's clerk Nicholas de Lyndwode, whom the king is sending to supervise and hasten the buying and purveying of certain victuals in that county, 2s. a day for his wages from the time when he enters the sheriff's bailiwick until he leaves the same.

The like for the following :

John de Norton to the sheriff of York, to receive 2s. a day.

Thomas de Eggefeld to the sheriff of Norfolk and Suffolk, to receive 2s. a day.

Robert de Asshou to the sheriff of Lincoln, to receive 2s. a day.

John de Staunford to the sheriff of Cambridge and Huntingdon, to receive 18d. a day.

William de Werdale to the sheriff of Southampton, to receive 18d. a day.

Thomas de Gayregrave to the sheriff of Nottingham and Derby, to receive 18d. a day.

Roger de Kendale to the sheriff of Lancaster, to receive 18d. a day.

Hugh de Bewyk to the sheriff of Surrey and Sussex, to receive 18d. a day.

John de Percebrigg to the sheriff of Essex and Hertford, to receive 18d. a day.

April 6.
Altofts.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manor of Westgrenewyche, the manor of Hammes Say, and 19 acres of land, a water-mill and 6l. of yearly rent in Ewelle, taken into the king's hands by him upon the death of Geoffrey de Say, and to restore the issues thereof, as it appears by inquisition taken by him that Geoffrey and Idonia his wife were jointly enfeoffed of the manor of Westgrenewyche on the day of Geoffrey's death of the feoffment of Geoffrey, parson of the church of Codeham, and of William de Terring', chaplain, by fine levied in the king's court without the king's licence, and that the manor is held of the king in chief as parcel of the barony of Maminot, and that Geoffrey and Idonia jointly held the manor of Hammes Say on the said day by fine levied between them and Thomas le Gegg in the king's court in like manner, and that the manor is held of John de Warenn, earl of Surrey, by knight service, and that Geoffrey and Idonia jointly held on the said day 19 acres of land, a water-mill, and 6l. of rent in Ewelle of the bishop of Rochester.

To the same. Like order concerning the manor of Edelmeton, as it appears by inquisition that the aforesaid Geoffrey and Juliana de Leybourne jointly held the said manor on the day of Geoffrey's death of the feoffment of Walter de Leitone and Martin de Erchebaud by fine levied in the king's court with his licence, and that the manor is held of the king in chief by knight service.

To the same. Order to assign dower to Idonia, late the wife of the said Geoffrey, upon her taking oath not to marry without the king's licence.

April 10.
Pontefract.

To John de Segrave, constable of Nottingham castle. Order to cause Richard de Holand, Walter de Kirkebrid, and John his brother, Adam de Reresby, Gilbert de Haydok and William Tuk, who are imprisoned in his custody for adhering to certain of the king's enemies, to be taken to

1322.

Membrane 15—cont.

Kenylworth castle and there delivered to the constable, whom the king has ordered to receive them and imprison them in the castle. By K.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manor of Hynewyk, 5 virgates of land in Harewod, the manor of Pabenham, a messuage and a carucate of land in Wylden, and a messuage and a carucate of land in Folkesworth, taken into the king's hands by him upon the death of John de Pabenham, the elder, and to restore the issues thereof, as it appears by inquisition taken by him that the said John de Pabenham and Elizabeth his wife jointly held to themselves and the heirs of their bodies on the day of John's death the manor of Hynewyk and 5 virgates of land in Harewod of the surrender of Margery de Croill' by fine levied between them in the king's court, and the manor of Pabenham in like manner of the surrender of Alan de Tadlowe, and the messuage and carucate of land in Wylden by the grant of John Ridel, and the messuage and carucate of land in Folkesworth to them and Edward, their son and heir, and that the above manors and lands are held of others than the king.

To Roger Beler. Order not to intermeddle with the forest of Duffeld Frith, co. Derby, until he come to the king, notwithstanding that the king lately committed it to him amongst other lands that belonged to Thomas, late earl of Lancaster, and other rebels in the counties of Stafford, Derby, and Leicester, as the king had previously committed the custody of the aforesaid forest to Roald de Richemund. By K.

To Roger Carles. Like order not to intermeddle with the Red Castle and the manor of Hodinet, co. Salop, as the king had previously committed the custody thereof to John de Felton. By K.

April 14.
Pontefract.

To the justiciary of Ireland. Order to permit Master Walter de Istelep, treasurer of Ireland, and the barons of the exchequer of Dublin to dispose of all the lands in Ireland in the king's hands by reason of wardship or otherwise, as the king has charged them to demise the said lands for the expedition of the Scotch war, so that the issues thereof be levied and paid to the said exchequer. The justiciary is ordered not to intermeddle henceforth with demising such lands at ferm or otherwise. By K.

To A. archbishop of Dublin. Order to pay into the exchequer of Dublin without delay all the money collected by him of the arrears of tenths of the clergy and from divers grants and aids to the king or from other sources, to be delivered to the treasurer and chamberlain of the said exchequer for the expedition of the Scotch war, for which the king needs much money.

By K.

MEMBRANE 14.

March 20.
Pontefract.

To William de Staunton of Hereford. Order to restore to Alice, daughter of William Roculf, the younger, the lands whereof John Iwayn was seised in his demesne as of fee at the time of his death, which the king lately caused to be taken into his hands and which are in William's custody, and to restore the issues thereof to her, as it appears by an inquisition taken by the sheriff of Hereford that John was seised at his death of a messuage, 87 acres of land, 4 acres of meadow, and a plot of pasture in Werham, and of five messuages, three curtilages, 6 acres and 3 roods of land, and 15s. 9d. of rent in Hereford and the suburbs thereof, and of three messuages, a windmill, 58 acres and two parts of two acres of land, and of three acres of pasture in Deweswall, and of 46s. 8d. of rent, and of a moiety

1322.

Membrane 14—cont.

of an acre of land in Weton, by which inquisition it was found that four messuages and 15s. 9d. of rent of the aforesaid lands in Hereford and the suburbs are held of the king in free burgage, and that the aforesaid Alice is the kinswoman and heiress of the said John, and is aged five years, and that she entered the tenements as kinswoman and heiress after John's death and continued her seisin thereof for some time. By K.

March 23.
Pontefract.

To the sheriff of Hereford. Order to restore to Reginald de la Mare his lands, goods and chattels, which the king lately ordered the sheriff to take into his hands. By K.

The like in favour of the following:

The sheriff of Hereford for Peter Hakelut.

The same for John de Penebrugg.

The same for John de Mersheton.

The same for John Peytefyn.

The same for Richard de Middelton.

The same for Roger de Burle.

March 25.
Pontefract.

The same for John Mauns.

The sheriff of Gloucester for Richard Aylwyn.

The sheriff of Hereford for Roger de la Lowe of Estham.

The same for Philip de Clanenowe.

The sheriff of Oxford for Ralph de Fretewell.

The sheriff of Hereford for Gilbert de la Nasshe.

The same for Walter Overse.

The same for John de Budeneweye.

The same for John de Bradefeld.

The same for John de Alleton.

The same for Thomas de Turpleton.

The same for Thomas de Botteleye.

The same for John de Sarnesfeld.

The same for Giles son of Warin de Upton.

The justiciary of Ireland, or to him who supplies his place, for Henry de Mortemer.

The escheator of Ireland, or to him who supplies his place, in favour of the said Henry.

May 6.
York.

To John de Langele, John de Hampton, and Robert de Aston. Order to restore to Richard Aylwyn his lands, goods and chattels in co. Gloucester, the custody whereof the king lately committed to them. By K.

March 25.
Pontefract.

To Thomas de Burgh, escheator this side Trent. Order to assign dower to Eleanor, late the wife of Thomas de Multon of Egremound, tenant in chief of the king, upon her taking oath not to marry without the king's licence.

March 24.
Pontefract.

To the sheriff of Leicester. Order to restore to John Travers, parson of the church of Broghton Astele, or to his attorney, his goods and chattels, which the sheriff took into the king's hands pretending that John was of the confederation of Thomas, late earl of Lancaster, as the said John has borne and does bear himself faithfully towards the king. By K.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John de Bliton of Lincoln, whom the king has amoved from office because he cannot attend to the office, being a common merchant and going to divers parts to exercise merchandise.

To the sheriff of Essex. Order to supersede the king's order to arrest John de Daggeworth, knight, William le Rous, and Robert de Bokkyng', which order was issued because they had not returned to the king's service in the marches of Wales by the day fixed for their return when the king granted them licence to return home, as the king learns that they returned

1322.

Membrane 14—cont.

to his service on the morrow of the said day, and that they have remained in his service from that time.

By K. on the information of Richard de Ayrem[ynue].

The like to the sheriff of Cambridge in favour of Ralph son of Ralph de Melreth.

March 26.
Pontefract.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirewode, to be elected in place of John Bithewater of Edenestowe, who is incapacitated by age and infirmity.

To the sheriff of Stafford. Order to restore to Vivian de Staundon his lands, goods and chattels, and the issues thereof, which the sheriff took into the king's hands in the belief that he had not come in the king's service according to the common summons made by the sheriff, as the king's learns from the testimony of John de Warennæ, earl of Surrey, that Vivian has remained continuously in his company in the king's service and that he has borne himself faithfully to the king.

By K. and by the testimony of the said earl.

The like to the said sheriff in favour of Henry de Kersewell.

To Andrew de Hartcla. Order to restore to Anthony de Lucey his own lands and those that he held in Penreth and Soureby of the king's assignment, together with the issues thereof, and his goods and chattels, taken into the king's hands by Andrew under the belief that he had adhered to the king's rebels, as he has borne and bears himself faithfully to the king.

By K.

To Henry de Cobeham, Edmund de Passele, and William de Dene. Order to supersede until further orders the exaction to be outlawed of Walter de Pavely, the younger, as the king learns that he has been put in exigent to be outlawed by their testimony, by virtue of their appointment, together with Geoffrey de Say, deceased, as justices of oyer and terminer in the counties of Kent and Surrey, as Walter was and is still remaining in the king's service in his expedition.

By K. on the information of Geoffrey le Scrop.

To the sheriff of Kent and the coroners of that county. Order to supersede until further orders the putting of the said Walter in exigent for the above reasons.

The like to the sheriff and coroners of Essex.

By K. on the information of Geoffrey le Scrop.

March 27.
Pontefract.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands in Blakebrok, Fairfield, and Hope, co. Derby, taken by him into the king's hands upon the death of Robert de Hanstede, the elder, and to restore the issues thereof, as it appears by inquisition taken by him that the said Robert and Margery his wife jointly held the said lands on the day of Robert's death for the term of their lives of the late king's grant.

To the sheriff of Essex. Order to supersede entirely the king's order to arrest Thomas Gebion, as he has hitherto borne himself faithfully to the king.

To Henry de la Ree, constable of Angre castle, in the king's hands for certain reasons. Order to restore to the aforesaid Thomas his lands, goods and chattels, and the issues of his lands, which were taken into the king's hands because it was believed that he was one of the king's contrariants.

By K.

The like to Humphrey de Waleden.

1322.

Membrane 14—cont.

March 26. To the mayor and bailiffs of Lincoln. Order to arrest and imprison
Pontefract. John de Swynford, who adhered to John de Moubray, a convicted traitor,
and who is staying in that city and who has not yet been punished.

By K.

To Master John Walewayn. Order to arrest Lewelin ap Kenewrek,
and to cause him to be taken to Bristol, and there delivered to the constable
of the castle or to him who supplies his place.

By K.

To the sheriff of Salop and Stafford. Order to follow and arrest
Reginald and Thomas, brothers of John de Wylyngton, and to imprison
them until further orders, taking with him for this purpose the *posse* of the
county if necessary.

To the sheriff of Salop and Stafford. Order to follow and arrest John
de Sutton, and to imprison him until further orders.

By K.

April 13. To Master John Walewayn, escheator beyond Trent. Order to restore
Pontefract. to Amicia de Bluet the lands that she holds in dower, and her goods and
chattels, and the issues of her lands, which the escheator took into the
king's hands under the belief that she had adhered to the king's enemies,
as she has borne and bears herself faithfully to the king.

By K.

March 30. To the sheriff of Bedford. Order to repair the house of the king's gaol
Pontefract. of Bedford.

By C.

April 2. To the sheriff of Norfolk. Order to cause a coroner for that county to
Altofts. be elected in place of John de Merlawe, whom the king has amoved from
office because he is incapacitated by age and infirmity.

April 3. To the sheriff of Dorset. Order to restore to William de Kaynes his
Altofts. lands, goods and chattels, which the sheriff took into the king's hands
because he did not come in the king's service, as he has found a man-at-
arms to stay in the king's service at his own expense.

The like to the sheriff of Warwick.

March 30. To Humphrey de Waleden. Order to meet John le Bourser and Master
Pontefract. John de Everdon at a day to be fixed by him, and to ordain suitable
keepers for the castles, manors, and lands of all the king's contrariants in the
counties of Cambridge, Huntingdon, Norfolk, Suffolk, Essex, Hertford,
Kent, Surrey, and Sussex, as the king wills that the said castles, etc., shall
be kept by men of whose circumspection and industry the said Humphrey,
John, and John have full knowledge, and to certify the king of the names
of those whom they shall depute.

By K.

The like to the said John and John separately.

April 4. To the sheriff of Leicester. Order to cause a coroner for that county to
Altofts. be elected in place of Robert Burdet, who cannot execute the office as he is
not continually resident in the county.

April 2. To Philip de Aylesbury, sheriff of Bedford and Buckingham. The king
Altofts. has seen his letters to Master Robert de Baldok, stating that the community
of the county of Bedford have granted the king out of courtesy 200 marks
and the community of the county of Buckingham have likewise granted
him 200*l.* in aid of the expedition of his war of Scotland, for which
the king returns him and the counties many thanks; but as the king has
ordained by his council to have 500 footmen from those counties suitably
armed to set out shortly against the Scots at the king's wages, it is the
king's intention to have the said 500 men as well as the above sums:
wherefore the king orders the sheriff to explain the premises to the men of
those counties, and to certify him of the names of some persons of those

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Membrane 14—cont.

counties whom he knows to be fit to collect and levy the said sums. The king intends to appoint shortly some of his subjects to choose the footmen in those counties and to bring them to him.

By K.

April 1.
Altofts.

To the sheriff of Gloucester. Order to restore to John Murdac of Fairford his lands, goods and chattels, together with the issues received from the lands, which were taken into the king's hands by the sheriff because he did not come in the king's service against the rebels, as the king learns upon trustworthy testimony that he was so ill and weak that he could not come in the aforesaid service.

By C.

April 4.
Altofts.

To John de Mohun. Order to send to the king without delay the jewels, goods and chattels, to wit silver cups and money by tale, and divers other things, that belonged to John de Moubray, the king's enemy, which, the king is given to understand, came to the hands of the said John de Mohun by the delivery of the wife of the said John de Moubray, and to send any other goods of the said John de Moubray that have come to his hands, so that the king may have them before the next parliament, and to certify the king what the aforesaid goods are, and of the value of the same.

By K.

April 7.
Altofts.

To William Grammary. Order to deliver the body of Edmund Peverel, kinsman and heir of Walter de Langeton, late bishop of Coventry and Lichfield, to John de Olneye, to be brought by him to the king according to his instructions.

By K.

To the sheriff of York. Order to enter the liberty of the city of York or any other liberty and to cause the body of the said heir to be delivered to the aforesaid John, in case William refuse to deliver it to John.

April 12.
Pontefract.

To the sheriffs of London. Order to pay to John de Weston, the elder, 25 marks out of the ferm of the city for Easter term last, in accordance with the king's grant, made in the parliament at York with the assent of the prelates, earls, barons, and *procures* of the realm, to the said John of 50 marks yearly for life to be received from the ferm of that city in consideration of his good service to the king and his father, until such time as the king should provide him with 50 marks of land yearly for life.

April 13.
Pontefract.

To the keeper of the office of treasurer of the exchequer and to the barons of the same. Order to cause the king's poor men and tenants of Bamburgh to have respite until Martinmas for all debts due from them and for the arrears of their rents for the lands held of the king, as the king has granted them such respite because he learns that their lands, goods and chattels are wasted and destroyed by divers attacks of the Scotch rebels.

By K.

To Roger de Horsleye, constable of Bamburgh castle. Order to supersede until Martinmas the demand from the poor men and tenants of Sunderland and Shotston for their debts and arrears of their rents, for the above reason.

By K.

April 14.
Pontefract.

To the treasurer and barons of the exchequer of Dublin. Order to cause John de Cogan, late treasurer of Ireland, to come before them at the exchequer without delay to make a view of his account for all his receipts when he was treasurer, and to cause him to pay the arrears thereof.

By K.

To the aforesaid John. Order to deliver to Master Walter de Istelep, treasurer of Ireland, without delay, all the king's money in his treasury of Ireland.

By K.

To the same. Order to cause all the king's money in his hands in the treasury of the exchequer of Dublin to be brought without delay into the said treasury and delivered to the king's treasurer.

By K.

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MEMBRANE 13.

April 14.
Pontefract.

To the treasurer and barons of the exchequer of Dublin. Order to compel the archbishop of Dublin to come before them at the said exchequer to make view of his account of all his receipts in Ireland of the time when he was the king's treasurer there and from other causes whatsoever, and to compel him to make payment of the arrears, the king having ordered him to pay into the said exchequer all the money in his hands of the arrears of tenths of the clergy of Ireland collected by him, and of other grants and aids to the king in that land, and from other causes whatsoever, as the king needs much money for the expedition of the Scotch war. By K.

April 13.
Pontefract.

To the keeper of the castle of Kenylworth. Order to amove from that castle the munition of men that the king lately caused to be put therein by reason of the late disturbances in the realm, and to keep the castle in the same way as before the disturbances, and to cause the king's victuals therein to be kept safely at the keeper's peril, and to cause the victuals that will not keep (*que se custodire non possunt*) to be sold, and to cause others to be bought in their place, and to cause them to be thus renewed as often as may be necessary, as the king wills that the victuals to be thus kept and renewed shall be at the keeper's risk, and he is writing to the treasurer and barons of the exchequer to cause him to be charged therewith. By K.

The like to the keepers of the following castles:

Dover.	Newerk.
Ledes.	Sleford.
Rochester.	Bolesovere.
Hastyng'.	Pikeryng'.
Exeter.	Burgh, co. Norfolk.
Shirburn in Dorset.	High Peak.
Bruggewauter.	Pontefract.
Bristol.	Shipton-in-Cravene.
Gloucester.	Knaresbirgh.
Plescy.	York.
Norwich.	Scardeburgh.
Elmeleye.	Bolyngbr[ok].
Warrewyk.	Northampton
Lodelowe.	Oxford.
Salop.	Ocham.
Bruggenorth.	Odiham.
Red Castle.	Marlebergh.
Hodynet.	Lancaster.
Tottebury.	Wyndesore.
Donyngton.	Devyses.
Harestan.	Walyngford.
Cambridge.	Dynebeth.
Colchester.	Beston.
Melburn.	Holt.
Notyngbam.	Hereford.
Conyngesburgh.	St. Briavels.
Sandale.	Henleye.
Tykhull.	Clare.
Lincoln.	Rokyngham.
Somerton.	Kynebauton.
Bannebury.	Newcastle under Lyme.

To Edmund, earl of Arundel, justice of Wales, or to him who supplies his place. Like order concerning the castles in Wales, the victuals therein to be at the peril of the keepers of the respective castles. By K.

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Membrane 13—cont.

The like to Master John Walewayn, chief keeper of the castles in Gloumorgau and Morgannou and the parts of the marches of Wales.

April 16.
Rothwell.

To Master John Walewayn, escheator beyond Trent. Order to assign dower to Margaret, late the wife of John de Apeton, tenant in chief, upon her taking oath not to marry without the king's licence, according to the extent already made or of another to be made, if necessary, in the presence of John de Apeton, son and heir of the said John.

April 13.
Pontefract.

To Thomas de Eyvill. Order not to intermeddle with a messuage and 12 acres of lands in Methelay that belonged to Agnes, late the wife of William de Methelay, and to restore the issues thereof, as it appears by his certificate to the king that Simon de Dryby took the messuage and land into the king's hands, and delivered them to him by the king's writ, because Adam Byset, who was of the household of Thomas, late earl of Lancaster, married Margaret, daughter of the said Agnes, who was resident with Agnes, and that Agnes was seised of the messuage and land as of her right when they were taken into the king's hands and long before, and that Agnes did not receive Adam after the earl became the king's enemy.

April 20.
Rothwell.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Ada, late the wife of Gerard de Chancy, tenant in chief, two parts of the manor of Gameleston, co. Nottingham, which two parts are of the yearly value of 18*l.* 5*s.* 2½*d.*, the king having assigned the same to her in dower.

Vacated, because otherwise on the Fine Roll.

To Master John Walewayn, escheator beyond Trent. Like order to assign to the said Ada 52*s.* of yearly rent in Screyfeld, co. Lincoln, and a third of the lands in Wylughton, in the same county, that formerly belonged to the Templars.

[Vacated as above.]

April 20.
Rothwell.

To the same. Order not to intermeddle further with the manor of Multon and a third of the manor of Flete, and to restore the issues thereof, as it appears by inquisition taken by him that Thomas de Multon of Egremount and Eleanor his wife jointly held the above on the day when Thomas died of their acquisition by grant of Everard de Flete and by fine levied in the king's court, by which inquisition it was found that the manors are held of others than the king.

April 19.
Rothwell.

To the chamberlain of Caermerdyn. Order to pay to William de Knovill, constable of the New Castle in Emelyn, the arrears of his fee for the custody of the said castle, and to continue paying the said fee. By p.s.

April 23.
Rothwell.

To the sheriff of Hereford. Order not to intermeddle further with the prebend of Nonynton in the church of St. Ethelbert, Hereford, and to restore to Richard de Dunre, canon of that church, his goods, which the sheriff took into the king's hands when the sheriff removed Richard from the said prebend, as the king learns by an inquisition taken by the sheriff and John de Barewe that Richard demised his aforesaid prebend, on Friday the feast of St. Peter in Cathedra, in the 13th year of the king's reign, to William de Feld, clerk, for the term of five years then next following, for a certain yearly sum and four cartloads of hay, and that Richard entered the said prebend on Monday before the feast of All Saints last because 9 marks of the ferm for the term of St. Peter ad Vincula last were in arrear, and the aforesaid William was indicted for being a contrariant of the king before Robert de Welle and Robert de Egginham, who were appointed by the king to take inquisitions by the citizens of Hereford concerning the king's

1322.

Membrane 13—cont.

contrariants, by pretext of which indictment the sheriff amoved Richard from his aforesaid prebend, and took into the king's hands his goods and chattels therein found to the value of 100s., and that Richard entered his prebend before William opposed the king.

To Roger Carles. Order not to intermeddle with the aforesaid prebend by virtue of the king's commission to him of the lands of his late contrariants in that county, and to restore to the said Richard his goods and chattels, which were delivered to him by the sheriff.

To the sheriff of Lincoln. Order to supersede the king's order to arrest the barons, bannerets, knights, esquires, and other men-at-arms of his bailiwick who did not come to the king at Coventre at a certain day according to his summons, and to supersede the taking of their lands, goods, and chattels into the king's hands, if each of the men-at-arms mainpern to have another before the king at his order to answer to him for their default when he will speak against him, and on condition that they send some men to the next parliament to inform the king concerning their excuses, as the men-at-arms of that county have shewn by their petition before the king and his council that they were prepared to come to him from the time of the summons, and that it is not their fault (*in eis non remansit*) that they did not come, and that they were enjoined to stay at home, and they have accordingly prayed the king to provide a remedy. By pet. of C. [*Parl. Writs.*]

April 23.
Rothwell.

To the sheriffs of London. Order to pay to Hugh de Bungeye 100 marks in order to repair therewith certain of the king's arms and to buy others for his use, as enjoined upon him by the king.

By K. on the information of Master R. de Baldok.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Thomas Makerel, deceased.

April 20.
Rothwell.

To John Dufford, escheator of Ireland. Order to deliver to Robert de Welle and Matilda his wife, aunt and co-heiress of Thomas son of Richard de Clare, tenant in chief in Ireland, the following of the knights' fees of the said Thomas, which the king has assigned for Matilda's purparty: a fee in Blentirlethan, which Richard de Cauntoun holds, of the yearly value of 60s.; three fees in le Ninch, which John son of John le Poer holds, of the yearly value of 100s.; a fee and three parts in Raghel, which John Mautravers holds, of the yearly value of 30*l.*; a fee in Corkemoith, which Robert Porcel holds, of the yearly value of 10*l.*; a fee in Grottolgyn, which Thomas, son and heir of Robert de Lesse, holds, of the yearly value of 20*l.*; a fee in Oferwes, which James Ketyng holds, of the yearly value of 10*l.*; a moiety of a fee in Matherein, which the heirs of William Coterel holds, of the yearly value of 10 marks; a quarter of a fee in Robertes Castel, which Nesta de Doundeveneld holds, of the yearly value of 10*l.*; an eighth of a fee in Grothean, which Richard de Angl[ia] holds, of the yearly value of 20s.; a fee in Long', which William de Bonevill holds, of the yearly value of 4 marks; a fee in Domimoun, which Thomas de Multon holds, of the yearly value of 10 marks; a quarter of a fee in Cathussok, which Philip le Joene holds, of the yearly value of 40s.; a quarter of a fee in the same town, which Richard son of John holds, of the yearly value of 40s. He is also to deliver to them the following fees after the death of Joan, late the wife of Richard de Clare, formerly lord of that inheritance, and of Isabella, late the wife of Gilbert de Clare, late the other lord thereof, who hold them in dower: of the fees held by Joan, a fee in Crogh, which Thomas Porcel holds, of the yearly value of 10*l.*; a sixth of a fee in Brounry, which Patrick de Lescey holds, of the yearly value of 100s.; a twentieth of a fee in

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Membrane 13—cont.

Shandire, which James Crumpe holds, of the yearly value of 16s. ; a fee in Kilkallan, which Adam de Goules holds, of the yearly value of 10 marks ; a fee in Richardesmorston, which William de Boyvill holds, of the yearly value of 100s. ; of the fees that Isabella holds, a fee in Kylfrush, which John de Carreu, knight, holds, of the yearly value of 40s. ; a fee of a knight in Cathercorny, which the heir of Richard de Ralegh holds, of the yearly value of 100s.

By K.

To the same. Order to deliver to the aforesaid Robert and Matilda, the following of the advowsons of the churches of the said Thomas, which the king has assigned to them as above : the advowsons of the churches of Bourat and Conigny, with their chapels, worth in time of peace 10*l.* yearly ; the advowson of the church of Inskifty, worth 100s. yearly.

By K.

May 3.
York.

To the keeper of the park of Kaerlion and the chace of Usk. Order to cause the constable of the castle of Newport to have 300 oaks fit for timber in the park and chace aforesaid, to repair and construct the houses and fortalices within the said castle.

By K.

May 2.
York.

To the prior of Sempyngham. Order to admit into their house Margaret, wife of Hugh Daudele, the younger, whom the king is sending to them with two yeomen and a damsel, and to cause her to be guarded safely, not permitting her to go without the gates of the house.

By K.

May 9.
York.

To the sheriff of Warwick. Order to deliver to John West of Chelmundescote, and Richard his brother their sheep, alive and dead, that were taken into the king's hands because they were found in the manors of La Lee and Oldecoteshalle, when the manors were taken into the king's hands, because Richard de Lymesy, knight, to whom they belonged, rebelled against the king, as the king learns by an inquisition, taken by his order, that the said John and Richard hired pasture and easement of houses within the said manors for 300 sheep from the bailiffs and servants of the said Richard de Lymesy, from Martinmas to the Invention of the Holy Cross last, for 26s. 8*d.*, and that they bought hay for the said sheep from the aforesaid bailiffs and from William de Blithe and Reginald Malore, and placed the hay therein, and that the said John and Richard were not rebels and were not consenting to the said Richard or any other rebels.

By pet. of C. [7424.]

May 10.
York.

To the treasurer and barons of the exchequer. Order to cause Fulk Lestraunge, who is going to Gascony on the king's service, to have respite until Christmas next for all debts due from him to the exchequer.

By K. on the information of Master Robert de Baldok.

*MEMBRANE 12.*April 25.
Rothwell.

To the constable of Gloucester castle, or to him who supplies his place. Order to deliver the body of Thomas de Usk, clerk, to John Inge, sheriff of the land of Gloumorgan, to be taken to the castle of Kaerdif, and there to be kept, as the king has enjoined upon the sheriff.

By p.s.

To the constable of Berkele castle, or to him who supplies his place. Order to deliver to the said John Inge a springald that was taken away from the castle of Gloumorgan and is now in Berkele castle, to be taken to the castle of Kerdif.

By p.s.

May 1.
York.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John Samuel, deceased.

1322.

Membrane 12—cont.

To Elias de Stapelton, parson of the church of Swaveton. Order to pay to Matilda, wife of Robert de Holand, the 100 marks that he is bound to pay by a recognisance in chancery, at the terms of payment contained in the recognisance, as the king has assigned 100 marks to the said Matilda for one year in aid of her maintenance. By p.s.

May 2.
York.

To Thomas le Rous, sheriff of Leicester. Order to bring personally to the king all the jewels of Thomas, late earl of Lancaster, and of other the king's contrariants that were found in his bailiwick, and that came into his custody by the view of the king's clerk Master Walter de Blida, or in any other way. By K.

April 30.
York.

To the keeper of the office of the treasurer and to the barons of the exchequer. Order to allow to Master Walter de Istlep, late treasurer of Ireland, in his account at the exchequer, the sum of 131*l.* 1*s.* 6½*d.*, if they find that he paid that sum to John de Hothum, bishop of Ely, as he says that he paid it by virtue of the king's order to pay it to the said John, who had paid that sum for the king to Peter Michole, John Michole, and Arnald de Losberk for wines brought from them, to wit 83*l.* 1*s.* 8*d.* to Peter and John on behalf of Vitalis de Bonas, merchant of wines, for wine bought from him by Henry de Say, the king's late butler, in the second year of the reign, and 47*l.* 19*s.* 10½*d.* to Arnald de Losberk, burgess and merchant of Marmand, for wines bought from him at Newcastle-on-Tyne by Andrew de Lenne, attorney of the said Henry, on 11 July, in the third year of the reign, as appears by a bill under the seal of John de Drokenesford, bishop of Bath and Wells, then keeper of the wardrobe, for the first-named sum, and by a bill of Ingelard de Warle, keeper of the wardrobe, for the second sum.

April 29.
York.

To the same. Like order to allow to the aforesaid Walter 12*l.*, if they find that he paid that sum to Dungan Mac Gofferi, knight, by virtue of the king's order to the treasurer and chamberlains of the exchequer of Dublin to pay this amount to Dungan, being the remainder of 14*l.* for the wages of himself and his men staying on the sea between Ireland and Scotland in the 12th year of the king's reign, as appears by a bill under the seal of Roger de Northburgh, keeper of the wardrobe.

April 30.
York.

To the same. Like order to allow to the aforesaid Walter 201*l.* 11*s.* 3*d.*, if they find that he paid that sum to Roger de Mortuo Mari of Wygemore, by virtue of the king's order to him to pay Roger 2,000 marks out of the customs and issues of Ireland, in part payment of 6,000 marks that the king owed to Roger for his stay in his service when he was supplying the king's place in Ireland.

May 4.
York.

To Robert de Stoke, Guy Breton, and William de Sutton. Order not to assess Richard de Herthull to the fine of 200*l.* made by knight, squires, and other men-at-arms in the county of Warwick for permission to attend to their own affairs, and to be exempt from the expedition against the king's enemies, which nine they were appointed by the king to levy, as Richard was too ill to go in the expedition and sent his son Richard in his place, who stayed continuously in the expedition with Ralph Basset, as the king learns from Ralph's testimony. By K.

[*Parl. Writs.*]

To Humphrey de Bassyngbourne, Laurence de Preston, the younger, and John de Sancto Mauro. Order not to levy anything from Ralph de Camoys by virtue of their appointment to levy 500 marks from the knights and squires of the county of Northampton, as well upon those who lately come by the king's order as upon those who stayed at home, as Ralph stayed with the king in his service, and it is not the king's intention that anything shall be levied of those who stayed in his service. [*Ibid.*]

1322.

*Membrane 12—cont.*May 7.
York.

To Ingelram Berenger and John de Cotesford. Order to deliver to Hugh le Despenser, the elder, all his lands, goods, and chattels, and the issues received therefrom, the custody whereof the king committed to them when Hugh was declared to be disinherited and exiled by judgment of certain magnates of the realm in parliament at Westminster, in three weeks from Midsummer last, as the king has annulled the judgment as erroneous in the present parliament at York, and has restored Hugh to the estate he was in before the said judgment.

By K. and C.

May 6.
York.

To the sheriff of Buckingham. Order to restore to Richard de Pyryton and Henry le Bonde of Newport Paynel their goods and chattels, which were taken into the king's hands upon their imprisonment as rebels, the king having caused them to be delivered at the request of John Somery, at whose request the king makes the present order.

By K. on the information of Master Robert de Baldok.

May 8.
York.

To John de Whityngton. Order to be intendent and respondent to Robert de Silkeston and Henry de Leycestre, whom the king lately appointed auditors of the accounts of the lands of Thomas, earl of Lancaster, and other rebels beyond Trent, to give them information concerning the lands that belonged to the Templars in co. Lincoln, and other things that they shall require, and concerning the lands that were in the hands of the said rebels.

May 9.
York.

To John de Crumbwell, keeper of the Forest this side Trent. Order to deliver Robert son of Margery de Edenestowe, imprisoned at Notyngnam for trespass of vert in the forest of Shirewode, in bail to twelve mainpernors, who shall undertake to have him before the justices for forest pleas when they come to those parts.

To the sheriff of Surrey (*sic*). Order to cause verderers for the forest of Wyndesore to be elected in place of Thomas de la Vine, Walter le Porter, Richard de Fynghampsted, and John de Aissshesham, deceased.

May 8.
York.

To Stephen de Abyndon, the king's butler, or to his attorney in the port of London. Order to deliver to the monks of St. Peter's Westminster a tun of wine of the right prise, in accordance with the grant of Henry III.

May 4.
York.

To the justices of the Bench. Whereas at the suit of the abbot of Croyland, shewing that, although he holds no lands by barony or part of a barony or by any service by reason whereof he ought to be amerced as a baron, he has been amerced before the aforesaid justices at 40 marks and at another time at 10 marks, and in the eyre of John de Vallibus and his fellows, justices of the late king last in eyre at Lincoln as a baron, which amercements were exacted from him as a baron by summons of the exchequer, the king ordered the keeper of the office of treasurer and the barons of the exchequer to examine the book of fees, rolls, and other memoranda of the exchequer that ought to be examined in this behalf, and to enquire, if necessary, concerning the abbot's tenancy, and if they found that he did not hold as a baron and ought not to be amerced as one, and that neither the abbot nor his predecessors did any service in the armies of the king or of his progenitors, to correct without delay what had been done surreptitiously by the aforesaid justices, and to cause the abbot to be discharged thereof, provided the abbot should, in that case, be amerced by his peers according to the tenor of *Magna Carta*; and it appears by the record and process before the keeper and barons that the abbot did not hold as a baron and ought not to be amerced as one, whereupon it was considered by them that the abbot should be discharged of the aforesaid amercements, and should be amerced according to the form of *Magna Carta*: the king, wishing to carry that

1322.

Membrane 12—cont.

consideration into effect, orders the justices to cause the name of the abbot amerced as a baron in their rolls (*nomen baronis ipsius abbatis in rotulis vestris amerciati*) to be deleted, amercing him according to the tenor of *Magna Carta*.

May 10.
York.

To the sheriff of Somerset and Dorset. Order to restore to Henry de Glastyngburys his lands, goods, and chattels, which the sheriff took into the king's hands believing that he had adhered to the rebels, as the king learns upon trustworthy testimony that he has borne and bears himself faithfully to the king.

By K.

The like to Robert de Hungerford for the said Henry's lands in his custody.

By K.

MEMBRANE 11.

May 9.
York.

To Master John Waleway[n], escheator beyond Trent. Order to restore to Henry Darcy and John de Poulteneye, citizens of London, the manor of Stretbale, co. Essex, together with their goods and chattels therein, and the issues thereof from the time when it was taken into the king's hands, as the king learns by inquisition that Bartholomew de Badelesmere, to whom the king committed the custody of the aforesaid manor during the minority of the heir of Payn de Tibetot, tenant in chief, the owner thereof, gave the custody to Robert de Watevill, knight, on Thursday before St. Andrew, in the 12th year of the king's reign, and that Robert held the manor by that gift from then until Wednesday after All Saints, in the 14th year of the king's reign, when he sold the custody thereof to the aforesaid Henry and John, and the escheator has returned that when the king ordered him to take into his hands the lands, goods, and chattels of the aforesaid Robert, his sub-escheator in co. Essex took the aforesaid manor into the king's hands believing that Robert was seised of the custody thereof.

By pet. of C.

To Geoffrey Dode and William de Neuport. Like order concerning the aforesaid manor, taken by them into the king's hands by virtue of the king's order to them to take into his hands the lands of the aforesaid Robert.

By pet. of C.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John son of Thomas, whom the king has amoved for insufficient qualification.

May 12.
York.

To the sheriff of Gloucester. Order to deliver to Richard de Hertesleye, of co. Hereford, his lands, goods and chattels, together with the issues thereof from the time when the sheriff took them into the king's hands under the belief that Richard was not at that time in the king's service, as the king learns by the testimony of John de Weston, supplying the place of the earl of Norfolk, marshal of England, that Richard was in his service with horses and arms at Coventry and elsewhere, to wit from 2 March last until 28 March following.

The like in favour of Hugh de Meryngton of Coventry, co. Warwick.

By the testimony of the said John.

May 10.
York.

To the sheriff of Dorset. Order to cause a coroner for that county to be elected in place of John de Brideport, who is insufficiently qualified.

May 11.
York.

To Roger de (*sic*) Beler. Order to restore to Robert de Tylington his lands, goods and chattels in Roger's bailiwick, upon his finding mainpernors to answer to the king at his will for what the king will say against him, the sheriff of Stafford having certified the king that he took Robert's lands,

1322.

Membrane 11—cont.

goods and chattels into the king's hands because it was said that he wore (*tulisse*) the robes of the countess of Lincoln, as Robert has prayed the king by petition in parliament to restore his lands, goods and chattels.

By pet. of C.

The like in favour of Henry de Kersewell.

May 12.
York.

To Master John Walewayn, escheator beyond Trent. Order to cause Ralph Basset, son and heir of Richard Basset of Welledor, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [6003.]

To the sheriff of Southampton. Order to cause 20*l.* to be levied of those who made fine with the king, and to pay that sum to John de Insula, Andrew Payn, and Ralph de Wolverton for their expenses and the carriage of 200*l.*, which the king appointed them to levy upon the knights and esquires of that county.

To Richard de Rodeneye. Order not to intermeddle with the lands that belonged to Hugh de Audele, the younger, in the county of Devon by virtue of the king's commission to him of the custody of the lands that belonged to Thomas, earl of Lancaster, and to other rebels and others in that county, in the king's hands by forfeiture, as the king had previously committed the custody of the said Hugh's lands in that county to Matthew de Cranthorn.

May 14.
York.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver John, parson of the church of Stapelford, imprisoned at Cokham (*sic*) for trespass of vert and venison in the forest of Roteland, in bail to twelve mainpernors, who shall undertake to have him before the justices in eyre for Forest pleas when they next come to that county.

*Vacated.*May 11.
York.

To the collectors of the custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne. Order to pay to Richard de Horsle 40*l.* from the issues of that custom, which sum the king owes him for the wages of himself, his men-at-arms, and hobelers staying in the company of Robert de Humframvill, earl of Angus, for the custody of the castles of Hirbotel and Prudhou, to wit between 1 January, in the 9th year of the king's reign, and the last day of December, in the 10th year of the reign, as appears by bill under the seal of Henry de Hale, late cofferer of the wardrobe. By K.

May 14.
York.

To Robert de Aston. Order to deliver to Henry le Keu of Brøkworth his lands, goods and chattels by indenture to be made between him and Henry, his lands, goods and chattels having been taken into the king's hands because he was charged with having adhered to John Giffard or other rebels, as Thomas son of Thomas de Berkele, Walter de Gloucestre, Nicholas de Compton, and John Blaketoft, of the county of Gloucester, have mainperned in chancery to have him before the king to answer when the king shall speak against him. By pet. of C. [5943.]

To Robert de Aston. Order to deliver to John Chaumpenays his lands, goods, and chattels in cos. Gloucester and Somerset, which are in Robert's custody by the king's commission, as he has prayed the king for restitution of his lands, goods, and chattels, which were taken into the king's hands because he was said to have adhered to Maurice de Berkele, a contrariant of the king, and he has shown that he stayed with Maurice only for the purpose of auditing the accounts of his reeves and bailiffs, and prosecuting his legitimate affairs, and that he never bore arms with him or any other of the

1322.

Membrane 11—cont.

king's contrariants, and Walter de Gloucestre, Thomas son of Thomas de Berkele, William Damoysele, and Nicholas de Cumption, of the county of Gloucester, have mainperned in chancery to have him before the king to answer to him when the king shall speak against him. By pet. of C.

The like to Richard Lovel, to restore to the said John his goods and chattels, which Richard took into the king's hands when he was constable of Bristol castle. By pet. of C.

The like to the aforesaid Robert de Aston in favour of Richard de la Marche, whose lands, goods, and chattels were taken into the king's hands for the above reason, as he has shewn by his petition that he stayed with the aforesaid Maurice only for the purpose of holding his courts and prosecuting his lawful affairs. By pet. of C.

The like to the aforesaid Richard Lovel, who took the goods and chattels of the said Richard de la Marche into the king's hands whilst he was constable of Bristol castle. By pet. of C.

May 12.
York.

To John de Crumbwell, keeper of the Forest this side Trent, or to him who supplies his place. Order to deliver to the prior and convent of St. Mary's Carlisle the arrears of the tithe of venison taken in Inglewode forest in the 13th and 14th years of the king's reign, and to cause them to have a tithe of the same during the present year.

May 14.
York.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order not to molest Walter de Stirkeland, Richard del Rig', William son of Geoffrey, Adam del Crag, and Adam his brother, John le Gyuour, Adam del Shawe, Roger del Crag', Laurence le filz Anneys, William son of Walter, Roger de Cranford, Adam Crosier, Robert Gaythird, William de Derwent, and Elias de Brisseban for not appearing before the king in a month from Easter last, the day given to them by the king in the matter of a trespass committed by them upon Gilbert de Crakhale, which trespass the king lately appointed Richard de Bernyngham and others to hear and determine, the record and process whereof he afterwards caused to come before him upon the suggestion of the said Walter, Richard, and the others, that error intervened in the record and process, as the said [Walter*], Richard, and the others are in the king's service in the marches of Scotland, so that they could not come on that day; provided that the process herein before the said justices as to other matters touching this affair be observed.

By K.

May 15.
York.

To the sheriff of Gloucester. Order to restore to William Damysele, clerk, his lands, goods, and chattels, which were taken into the king's hands by the sheriff upon his being charged before William Inge and his fellows, justices to hold pleas before the king, with the death of John de Asshewell, son of John de Asshewell, brother of John de Prestbury, of that county, as he has purged his innocence before the abbot of Westminster, the ordinary of the place by reason of his exempt jurisdiction, to whom he was delivered according to the privilege of the clergy.

MEMBRANE 10.

May 12.
York.

To Roger Beler, keeper of the lands in the county of Leicester that belonged to Thomas, late earl of Lancaster. Order to permit the abbot and convent of Leycestre to carry away from the woods of Leycestre the

* Walter's name seems to be omitted inadvertently.

1322.

Membrane 10—cont.

timber and brushwood previously bought by them, if it appear to him that they have paid for the same, as they have prayed by the king by petition before him and his council at York for permission to carry away the said timber and brushwood, alleging that they bought the timber and brushwood at divers times of sales in the said woods, and that they made full payment therefor long before the earl's forfeiture. By pet. of C.

May 15. To the sheriff of Hereford. Order to cause a coroner for that county to
York. be elected in place of Roger de la Haye, who is incapacitated by infirmity and age.

May 18. To the sheriff of Norfolk. Order to cause a coroner for that county to
York. be elected in place of William de Wychyngham, who is incapacitated by age and infirmity.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Robert le Bore, who is incapacitated by age and infirmity.

To the sheriff [of Nottingham]. Order to cause a verderer for the forest of Shirwode to be elected in place of John de Annesleye.

May 12. To the treasurer and barons of the exchequer. Order to pay to Simon
York. Warde 50 marks for Easter term last, in accordance with the king's grant of 3 June, in the 8th year of his reign, of 100 marks yearly from the exchequer until the king should provide him with 100 marks yearly of land or rent for the term of his life.

May 20. To Henry le Scrop and his fellows, justices to hold pleas before the king.
York. Order to continue until a month from Michaelmas next all matters touching the bishop of London, the dean and chapter of St. Paul's, and the officials and other ministers of that church moved in the last eyre of the justices in eyre at the Tower, which the king afterwards caused to come before him, and which he ordered to be continued until the quinzaine of Easter.

By pet. of C. [2925.]

To Master John Walewayn, escheator beyond Trent. Order to assign dower to Matilda, late the wife of Jollan Bavent, tenant in chief by reason of the lands of Thomas, earl of Lancaster, being in the king's hands, upon her taking oath not to marry without the king's licence.

May 16. To the sheriff of York. Order to cause Robert de Wyrnthorp to have
York. seisin of a messuage and 3 acres of land in Erdeslowe, as it appears by inquisition taken by the sheriff that John Maufesour, who was outlawed for felony, held the messuage and land of Robert, and that they have been in the king's hands for a year and a day, and that Henry Russel of Skipton had the king's year, day, and waste thereof, for which he ought to answer to the king.

May 18. To the sheriff of Essex. Order not to molest Master William de Mel-
York. bourn, parson of Melford church, by reason of his having been in the service of Thomas, earl of Lancaster, the king's enemy, and to release any distress that he may have levied for this reason, as Edmund Bret and William de Gildesburgh, of the county of Nottingham (*Notynght*), John de Thoresby and Nicholas de Thoresby, of the county of Lincoln, John de Brumle and William de Weston, of the county of Stafford, have mainperned to have the said Master William before the king if he will speak against him for this matter. By pet. of C.

To the sheriff of Norfolk and Suffolk. Order not to levy anything of the villeins of John, bishop of Norwich, the chancellor, by reason of the

1322.

Membrane 10—cont.

king's writ to levy expenses for the knights of that county who came to the parliament at York in three weeks from Easter last, as it was not, and is not, the king's intention that anything should be levied of the villeins of the said bishop, who was present in person at the said parliament. By K. [*Parl. Writs.*]

To John Inge, sheriff of Glamorgan. Order to release John de la More, John Beneit, and Meurie Kammeyes from prison, if they are imprisoned solely by virtue of the king's order to arrest and keep them until further orders, provided that they each find sufficient mainpernors to have them before the king when he shall speak against them.

May 16.
York.

To the sheriff of Gloucester. Order to deliver to John Pypard his lands, goods, and chattels, which the sheriff took into the king's hand believing that John was not at that time in the king's service, together with the issues received therefrom, as John de Weston, supplying the place of the earl of Norfolk, marshal of England, has testified that the said John was in the king's service from Thursday before Christmas until 28 March following.

May 18.
York.

To Robert de Aston, keeper of the forfeited castles and lands of the king's rebels and of others in the county of Gloucester. Order to deliver to John le Galeys of Pagenhall his lands in that county, upon his finding security to answer to the king for what he will say against him, as he has shewn by petition that, although he was despoiled of all his goods and imprisoned in Gloucester castle during the whole time that John Giffard and other contrariants of the king held the castle and town of Gloucester against the king, because he was present at the demolition of Brymmesfeld castle with other men of that county by the king's order, his lands in that county were nevertheless taken into the king's hand by the procurement of certain of his enemies (*emulorum*) asserting that he was of the said contrariants of the king, although he was not with them otherwise than in the said prison.

By pet. of C. [2369].

The above writ was afterwards renewed to Simon de Driby, keeper of the castles, etc., in the said county, or to him who supplies his place, under the same date.

May 16.
York.

To Robert Lewer. Order to restore to Geoffrey de Brochampton and John Carbonel their lands and the issues thereof, if he took them into the king's hands because they were in the company of John de Sancto Johanne of Basyng', keeper of the king's peace in the county of Southampton, for the preservation of the peace, as they have shewn by their petition before the king and his council in his parliament at York that Robert took their lands into the king's hands for the above reason.

By pet. of C. [4505.]

May 15.
York.

To John de Bermyngeham, earl of Loueth, justiciary of Ireland. Order to deliver to John de Sancto Amando, brother and heir of Almaric de Sancto Amando, the issues of all his brother's lands from the time when it shall appear to him that John or his attorney delivered to John Wogan, then justiciary of Ireland, the king's writ of 1 March, in the 4th year of his reign, to deliver seisin to John of all the lands of the said Almaric in Ireland.

May 17.
York.

To John Mortein, Peter Lorenge, Henry de Preiers, John de la Penne, Philip de Hardedeshull, and Matthew de la Vach. Order to supersede entirely their appointment by the king to levy 600 marks upon the communities of the counties of Bedford and Buckingham, which the communities granted to the king to spare them from arming and sending 500 footmen to Newcastle-on-Tyne, as the prelates, earls, barons, and community of the realm in the present parliament of York have granted the king, in aid of the Scotch war, one footman armed with aketon, haubergeon or plates,

1322.

Membrane 10—cont.

baseinet, and iron gloves from every town within the realm that answers in the justices' eyre for a township, at the charge of the men of the township until he come to Newcastle.

By K.

[*Parl. Writs.*]

To the keeper of the manor of Gatesden, co. Hertford, in the king's hands for certain reasons. Order to permit Alan de Cherleton and Ellen his wife, one of the daughters and heiresses of Alan la Zousche, to receive a moiety of the profits of the manor from the time when it was taken into the king's hands for so long as it shall be in his hands, as they have shewn the king that they and Robert de Holand and Matilda his wife, the other daughter and heiress of the said Alan, held the manor jointly and undivided as of the inheritance of Ellen and Matilda, and that each received a moiety of the profits thereof until the king caused it to be taken into his hands with other lands of the said Robert for certain reasons touching Robert, and that the keeper receives the whole of the profits as if the whole of the manor had belonged to Robert and Matilda.

May 12.
York.

To the sheriff of Southampton. Order to release Richard de Westcote, imprisoned at Winchester by the king's order, upon his finding mainpernors to answer to the king for what the king will say against him.

By pet. of C. [7529.]

May 20.
York.

To Thomas de Burgh, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Thomas Folejaumbe, tenant in chief, upon her taking oath not to marry without the king's licence.

May 17.
York.

To the sheriff of Dorset. Order to restore to Peter de Grymstede his lands, goods and chattels, if they were taken into the king's hands, as he alleges in his petition before the king and his council, because he wore a bendy garment (*vestem bendatam*) when lately at Westminster in the company of certain magnates of the realm.

By pet. of C. [5668.]

The like to the sheriffs of Somerset, Wilts, and Southampton.

The like to the sheriff of Wilts for John de Grimstede.

To the constable of Marlebergh castle. Order to release Peter from prison in that castle, if he be imprisoned for the above reason.

By pet. of C. [5668.]

MEMBRANE 9.

May 18.
York.

To the sheriff of Somerset and Dorset. Order to release John de Meriet from prison, and to restore to him his lands and goods, as he has shewn by his petition in parliament that he is attached by his body and his lands and chattels taken into the king's hands as one of the adherents of Thomas, late earl of Lancaster, although he was in no wise of the company or retainer of the earl or of any other rebel, but that he sent certain of his men-at-arms with the community of the above counties for the expedition of the king's affairs against the rebels, and the sheriff has not informed the king, when addressed in parliament, of any sufficient cause for the arrest of John or his lands and goods.

By pet. of C. [6308.]

To the sheriff of Southampton. Order to restore to the aforesaid John his lands and goods in his bailiwick.

The like to the sheriffs of Gloucester, Wilts, and Bedford.

May 21.
York.

To Richard de Potesgrave, the king's chaplain. Order to deliver to Thomas Gregory $3\frac{1}{2}$ acres of land in Estfarlegh, and the issues received therefrom, as the king learns by inquisition taken by Ralph Sauvage and Richard Byflet that the said Thomas, at Michaelmas, in the 12th year of the king's reign,

1322.

Membrane 9—cont.

pledged the aforesaid land to Walter Culpeper until Michaelmas, in the 14th year of the reign, for 9 marks received from Walter, and that Thomas satisfied Walter for that sum at Walter's house in Estfarlegh on the morrow of the Exaltation of the Holy Cross, in the 14th year of the reign, and that Walter nevertheless detained the said land, which was taken into the king's hands with Walter's other lands by reason of the felony for which Walter was hanged.

May 19.
York.

To the sheriff of Salop and Stafford. Order to deliver to John de Stratfeld his lands, goods, and chattels, taken into the king's hands by the sheriff by virtue of the king's order to take into his hands the lands, goods, and chattels of the king's contrariants, upon his finding mainpernors to answer to the king for what the king will say against him, as John has shewn the king that he lately had the custody of the castle of Bruggewauter from Margaret, late the wife of Edmund de Mortuo Mari, and that he stayed there in the king's service after John de Lorty took the castle into the king's hands, and that the sheriff has nevertheless taken his lands, goods, and chattels into the king's hands as if he were one of the king's contrariants.

By pet. of C.

To John de Donecastre, Richard de Bernyngham, and Geoffrey le Scrop, justices to take assizes in co. York. Order to take as speedily as possible the assize of novel disseisin prosecuted before them by Thomas de la Ryvere and Joan his wife against Robert Wawayn of Scardeburgh concerning a messuage in Scardeburgh of Joan's inheritance, whereof they had enfeoffed Robert, subject to his rendering them 60s. yearly therefor, of which rent they were seised for two years, when Robert disseised them thereof, the justices, who had considered that the assize should be taken, having deferred taking the assize by virtue of a writ of privy seal ordering them not to take it, because the said Robert, fearing that he would lose the messuage and great damages, had rendered the messuage into the king's hands; wherefore Thomas and Joan have petitioned the king to provide them with a remedy. They are ordered not to render judgment herein without consulting the king.

By pet. of C. [862, 6823.]

May 18.
York.

To Roger Belers, keeper of the lands in co. Derby that belonged to Thomas, late earl of Lancaster, and to his adherents. Order to deliver to Nicholas de Hungerford the custody of the forest of Duffeld, from which Robert has amoved him, as he has shewn the king that Blanche, sometime queen of Navarre, committed to him the custody of the said forest, by reason of her dower of the lands of Edmund, late earl of Leicester and Derby, for the term of her life, and that afterwards Thomas, late earl of Lancaster, son and heir of the said Edmund, committed the said custody to Nicholas for life, in consideration of his good service to Edmund and Blanche, receiving the same stipends and wages and other fees as other keepers had been wont to receive. The king makes this order in consideration of Nicholas's service to Edmund and Blanche and because he does [not] wish to cancel the grant of Thomas, which he has seen in chancery.

By pet. of C. [340-344, 9993.]

To the chamberlain of Caernervan. Order to cause the quay of Caernervan to be repaired, as the king is given to understand that it is broken down, whereby great peril will, it is feared, arise to the king's castle.

May 20.
York.

To the sheriffs of London. Order to supersede until Michaelmas next the demand upon Reginald de Conductu, William Prodhomme, John Priour, and William de Furneys, late sheriffs of that city, by summons of the exchequer for 20*l.* for each escape of a thief or felon in their times, upon their finding security to answer for the same in case they be charged

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Membrane 9—cont.

therewith, as the citizens have shewn by their petition before the king and his council that the sheriffs of that city ought to be amerced at 100s. only for any such escape, according to the tenor of the charters of the king's progenitors, which the king has confirmed, just as other sheriffs of the realm are amerced, and that the justices last in eyre at the Tower amerced the said Reginald, William, John, and William at 20*l.* for each escape; whereupon the king caused all pleas before the aforesaid justices touching the citizens to come before him, which matter still pends undecided.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with certain lands in Tycheseye, Bendestede, Crowehirst, Camerwell, and Pecham and with the advowson of the church of Tycheseye, and to restore the issues thereof, as it appears by inquisition taken by him that Thomas de Elyngham and Robert de Bernham granted the aforesaid lands and advowson to John de Ounedale, now deceased, and Isabella his wife, by fine levied in the king's court, and that John held the same on the day of his death, and that they are held of others than the king.

May 22.
York.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands of Nicholas de Menill, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held nothing in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

May 20.
York.

To the sheriff of Northampton. Order to pay to John de Fenwyk 20 marks for Martinmas term, in accordance with the king's grant to him of 40 marks yearly from the issues of that county, in consideration of his good service, and so that he may maintain himself more suitably in the king's service.

May 16.
York.

To Donald (*Dovenaldo*) de Mar, constable of Neuwerk castle, in the king's hands. Order to permit the master and brethren of the hospital of St. Leonard without Neuwerk to receive 20 quarters of wheat and 20 quarters of rye yearly from the granary of the castle, if it appear to him that they have been wont to receive such corn, as they have shewn by petition in the present parliament that the constable hinders their receiving the same, although they and their predecessors have been wont to receive it yearly from the granary of the bishop of Lincoln in the castle aforesaid, in aid of the maintenance of the master and brethren and other poor and infirm dwelling in the hospital.

By pet. of C. [15209.]

To Robert de Aston, keeper of the lands, goods and chattels in the counties of Somerset and Dorset that belonged to Thomas, earl of Lancaster, and to other rebels. Order to deliver to Peter de Grymstede his lands, goods, and chattels, which were taken into the king's hands by the sheriffs of those counties and delivered to him by the king's order, if the lands, goods, and chattels were taken into the king's hands because Peter wore a bendy garment when he was lately in the company of certain magnates at Westminster, as the king wishes to assent to his petition for restitution.

By pet. of C. [5668.]

The like to Robert de Hungerford, keeper of the lands, etc., in the counties of Wilts and Southampton.

The like to the said Robert, keeper of the lands, etc., in cos. Wilts, Southampton, and Berks, in favour of John de Grimstede.

May 20.
York.

To the sheriff of Buckingham. Order to release William Blaket from prison, together with his goods and chattels, as he has shewn, by his petition before the king and his council, that Philip de Aylesbury, sheriff of the said county, arrested him and his goods and imprisoned him at Aylesbury because one Geoffrey de Bolstrode of Aylesbury propounded on the

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Membrane 9—cont.

king's behalf before the said Philip, at the Annunciation last, that William was an adherent of the rebels, and prayed on the king's behalf that he should be arrested: the sheriff having certified that he is imprisoned for this cause, which the king considers insufficient. By pet. of C. [201.]

To the same. Order to release Andrew de Jarpunvill from prison, together with his goods and chattels, as he has shewn, by his petition before the king and his council, that John de Olneye, who was appointed to arrest all the king's contrariants and their adherents in the sheriff's bailiwick, arrested the said Andrew at Mentemor in that county together with his goods and chattels, pretending that he had adhered to Thomas, late earl of Lancaster, because he wore the earl's robes, which the earl is bound by his letters patent to deliver to him yearly for life, the sheriff having certified that he is imprisoned for this cause, which the king considers insufficient.

[By pet. of C. [198.]

To Robert de Stok. Order to restore to Richard de Cave his lands in Shiryngton and his goods and chattels, upon his finding security to answer to the king in case he will speak against him, as the sheriff of Buckingham has certified the king that he took Richard's lands, goods, and chattels into the king's hands because it was said, at the prosecution of certain of his enemies, that he was in the company of certain of the king's contrariants in arms at Kyngeston, adding in the return that Richard was at the time with the bishop of Ely in the Isle of Ely for the protection thereof, as the king does not wish to aggrieve him for this reason. By pet. of C. [246, 294.]

To the sheriff of Buckingham. Order to deliver Roger de Cave from prison upon his finding security to answer to the king in case he will speak against him, as the sheriff has returned that Roger was attached by John de Olneye, by virtue of the king's commission to arrest his contrariants and their adherents, because he wore the robes of Henry de Burghersh, bishop of Lincoln: as the king does not wish to aggrieve him on this account.

By pet. of C. [329.]

May 20.
York.

To the treasurer and barons of the exchequer. Order to acquit Robert le Fiz Payn, son and heir of Robert son of Payn, of the ferm of the manor of Kyngesbury, with the rent of assise of Mellebourn and with the hundred of La Horethorne, co. Somerset, which the king committed to him during pleasure at a ferm of 42*l.* 14*s.* 10½*d.* on 20 May, in the 4th year of his reign, from 16 September, in the 6th year, when the king granted to him the aforesaid manor, rent, and hundred for life in recompence for the manor of Norton Seint Walery, which he previously held of the king's grant, and which the king then restored to Walter, then bishop of Coventry and Lichfield.

To the sheriff of Gloucester. Order to restore to John de Gyse his lands, goods, and chattels, which the sheriff took into the king's hands under the belief that John was against the king during the late disturbances, and to restore the issues received therefrom, as the king learns by the testimony of John de Warenn, earl of Surrey, that the aforesaid John was in his company at the time of the disturbances. By testimony of the earl.

May 22.
York.

To the treasurer and barons of the exchequer. Order to allow to Edmund de Dynieton, late chamberlain of North Wales, 100*l.* in his account at the exchequer, as Master John Walewayn has acknowledged before the king in chancery that, when he was treasurer and was in Wales by the king's order to require a subsidy from the men of those parts for the expedition of the war of Scotland in the 12th year of the reign, he ordered Edmund to pay the above sum, out of the fifteenth granted to the

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Membrane 9—cont.

king, to Roger de Mortuo Mari of Chirk, then justice of Wales, for his wages in coming to the king with men-at-arms to set out in the king's service against the Scotch rebels, and Edmund has paid that sum to Roger and has his letters patent for the same. By C.

MEMBRANE 8.

May 14.
York.

To the treasurer and barons of the exchequer. Order to acquit Reginald de Conductu and William Prodhorne, late sheriffs of London, of 20 marks for the year and waste of a messuage in Silverstrate, London, and 20*l.* for the year and waste of a messuage at Billyngesgateward, London, which the treasurer and barons exact from them by summons of the exchequer by virtue of the estreats of Hervey de Staunton and his fellows, justices last in eyre at the Tower of London, the said late sheriffs having been charged with the above sums because the justices caused enquiry to be made concerning the tenements of Henry son of Hugh de Bramdeston, who was indicted before the justices for the death of Robert de Brom of Lapworth, and because Henry was put into exigent to be outlawed for not appearing, as it appears by the record and process before the king returned into chancery that Giles son of Hugh de Pakwod appealed the aforesaid Henry of the said death before the king, and that Giles did not prosecute his appeal, and that Henry afterwards put himself upon the country concerning the said death at the king's suit, and that it was afterwards found before the king by a jury of the country that Henry was in no wise guilty of the said death and that he never withdrew himself for this reason, wherefore it was considered that he should go quit. The king makes this order because he considers that Henry's tenements ought not to remain forfeited to him for this reason.

May 20.
York.

To the sheriff of York. Order to pay to Thomas de Grey the arrears for the time of the sheriff's office of 6*d.* a day, which the king, on 25 February, in the 14th year of his reign, granted to him by the hands of the sheriff of York in aid of the maintenance of himself and his wife during pleasure, as appears by the king's letters patent, and to continue to pay him that daily sum.

May 15.
York.

To Robert de Aston. Order to deliver to John de Brokenbergh, of the county of Gloucester, his lands, goods, and chattels, which Robert took into the king's hands because he did not come in the king's expedition against certain of his enemies in his realm, as John sent Nicholas Prowet, his horse serjeant, well armed to the king at Coventre in his place, and Nicholas remained continuously in the king's service from 8 March last until 22 March following, upon which day he returned home by the king's licence, as appears by the testimony of David de Strabolgi, earl of Athole, then constable of the king's army, and of John de Weston, supplying the place of the earl marshal in the aforesaid army. By K.

May 22.
York.

To Master John Walewayn, escheator beyond Trent. Order to cause dower to be assigned to Joan, late the wife of Philip de Hevenyngham, tenant in chief, upon her taking oath not to marry without the king's licence.

To the sheriff of Lincoln. Order not to molest Richard Tochet in any way contrary to the mainprise of John Waldeshof, Andrew de Norton, Simon de Graham, Alan Hudleston, and John de Godesfeld, of that county, who have mainperned before the king in chancery to have him before the king when ordered to answer to the king if he will speak against him for

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Membrane 8—cont.

his alleged adherence to certain magnates of the realm then rebels against the king. The sheriff is ordered to release any distress that he may have levied in this behalf.

By pet. of C.

To Robert Darcy. Order not to molest or aggrieve the aforesaid Richard by reason of the king's commission to Robert to arrest the rebels and their adherents, as Richard has found security to answer to the king.

By pet. of C.

May 18.
York.

To Robert de Hungerford. Order to restore to Ralph de Sharpenham his lands in the county of Wilts, together with the goods and chattels found therein, which are in the king's hands for certain reasons, notwithstanding that the king lately committed the custody of the said lands to the aforesaid Robert during pleasure. The king will discharge Ralph thereof.

By K.

May 20.
York.

To the sheriff of Gloucester. Order to release John de Alkeleye and Nicholas and John his sons from the king's prison at Gloucester, upon their finding mainpernors to answer to the king for what he will say against them.

By pet. of C. [4430.]

May 18.
York.

To Edmund, earl of Arundel, justice of Wales, or to him who supplies his place. William de Donecastre, Benedict de Staundon, William le Clerk, Richard Russel, Roger le Blound, Alan de Smetheton, Thomas le Taverner, and Roger le Harper, citizens and merchants of Chester, have shewn the king, by petition before him and his council in the present parliament at York, that whereas they and certain other citizens of that city lately sent certain of their men and servants to Gascony to buy wines and other merchandise for the maintenance of the aforesaid city, and the said men and servants freighted a ship called '*La Nicholas*' of Lemymton from the port of Bordeaux to Chester, and loaded her with 105 tuns and seven pipes of wine and other goods to the value of 40*l.*,* and the ship lay at anchor on her voyage to Chester in a place called '*Le Stanhous*' near Angleseye in the justice's bailiwick, Walter de Coumbe and Geoffrey de Bonevill, clerks of Adam de Wetenhale, chamberlain of North Wales, came to the ship in due manner and entered her, and saw the charter of her freight, and had a transcript thereof, nevertheless the aforesaid chamberlain with the said Geoffrey, Robert Nasse, John † Tabard, Stephen le Fevre of Beaumareys, Alan de Popelton, and other unknown armed men came to the ship in a boat, and wished to enter the ship by force and arms, for fear whereof the mariners of the ship hoisted (*traxerunt*) their cables and anchors and turned to the high sea, awaiting there for a day and a night, and that the ship was afterwards driven by tempest back to Stanhous, when the aforesaid chamberlain with his armed men caused hue and cry of horn and mouth to be raised upon the ship and mariners and merchants, and, taking with him the *posse* of those parts, assaulted the ship, mariners, and men with springalds (*espringaldas*), cross-bows, and other arms and engines, harassing (*tractando*) them continuously with springalds and cross-bows contrary to the inhibition of William de Shaldeford, lately supplying the place of the justice of Wales, and sheriff of Angleseye, who was then present, whereupon the mariners, for fear of death and loss of the goods aforesaid, cut their cables and permitted the ship to go whither it would towards the high sea, and the ship in consequence was driven by tempest to parts unknown, where two mariners of the ship were slain and five wounded to death, and the boat (*navicula*) called '*flotebate*' and 37 tuns and 5 pipes of the aforesaid wine were lost and the other wine considerably deteriorated; wherefore the said citizens and merchants have prayed the king to provide a remedy:

* 400*l.* in the petition.† Called '*Jak*' Tabard in the petition.

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Membrane 8--cont.

the king therefore orders the justice to hear the complaint of the citizens and merchants or their attorneys, and to call before him the aforesaid trespassers and others whom he shall see fit, and to cause due and speedy complement of justice to be done to the said citizens and merchants for the aforesaid trespass and their damages, and he is ordered not to permit injury or hindrance to be done to the citizens and merchants of Chester or to others coming to that city or returning thence with victuals or other goods for the maintenance thereof.

By pet. of C. [8196.]

May 22.
York.

To Roger Beler. Order to certify the king's receiver of the issues of the castles and lands that belonged to Thomas, late earl of Lancaster, and other the king's enemies, the custody whereof the king committed to the said Roger, concerning the usual wages heretofore paid for the custody of the said castles and lands or otherwise concerning reasonable wages to be ordained by Roger. The king has ordered the receiver to pay the wages according to such certificate.

By K.

Mandate in pursuance to William de Oterhampton, receiver of the aforesaid castles and lands.

To Robert de Silkeston and Henry de Leycestre, auditors of the accounts of all the receivers, bailiffs, and keepers of the lands aforesaid and of the lands of other the king's enemies and of others beyond Trent. Order to allow to the said William the wages thus paid by him.

The like to the following :

John de Kilvyngton to certify the receiver of the wages for the lands of the aforesaid in his custody.

Henry de Malton to certify the receiver in like manner.

Richard de Emeldon in like manner.

Robert de Brompton, receiver of the castles and lands aforesaid, to pay to the aforesaid John and Henry the wages separately certified by them.

Simon de Balderston and Henry de Athelardestre, auditors of the accounts this side Trent, to allow the aforesaid Robert the wages thus paid by him.

May 28.
Haywra.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Eleanor, late the wife of Thomas de Multon of Egremond, tenant in chief, a third of a knight's fee in Frankton, co. Lincoln, which part Thomas son and heir of Thomas de Fra[n]kton holds, and which part is of the yearly value of 20*l.*, the king having assigned the same to her as dower of her husband's knights' fees.

To the same. Order to deliver to the said Eleanor the advowsons of the church of Hemmyngby, co. Lincoln, of the yearly value of 20 marks, of the church of Wadyngham with the chapel, of the yearly value of 30 marks, and of St. John's hospital without Boston, which the king has assigned to her as dower of her husband's advowsons.

To Thomas de Burgh, escheator this side Trent. Order to deliver to the aforesaid Eleanor the following of her husband's knights' fees and cornages, which the king has assigned to her in dower : a sixth of a fee in Mulcastre, co. Cumberland, which part John de Penyngton holds, and which is of the yearly value of 10*l.* ; a twelfth of a fee in Ravenglasse, in the same county, which part the said John holds, and which is of the yearly value of 40*s.* ; a sixth of a fee in Punchonby, in the same county, which part Alexander de Punchonby holds, and which is of the yearly value of 20*s.* ; a tenth of a fee in Cleterne, in the same county, which part Robert de Cleterne holds, and which is of the yearly value of 10*l.* ; and the rents of the following cornages : 6*s.* 8*d.* of such rent that Thomas Wack renders yearly for certain lands in Dregge, in the said county, of the yearly value of 10*l.* ; 5*s.* of such rent that Robert de Sevenhowes renders yearly for lands in Neuton, in the said

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Membrane 8—cont.

county, of the yearly value of 100s.; 5s. of such rent that John de Kirkebythore renders yearly for lands in Caldre, in the same county, of the yearly value of 100s.; 2s. 10*d.* of such rent that John de Landplogh renders yearly for lands in Morton, in the same county, of the yearly value of 20s.; 10s. of such rent that John son of Stephen de Crofton renders yearly for lands in Distyngton, in the same county, of the yearly value of 20s.; 4s. 5½*d.* of such rent that Joan de Mosergh renders yearly for lands in Mosergh, in the same county, of the yearly value of 10 marks; 16*d.* of such rent that John de Penyngton renders yearly for lands in Braystanes, in the same county, of the yearly value of 12s.

May 26.
Haywra.

To the chamberlain of North Wales. Order to pay Thomas Gaye, constable of Crukith castle, the arrears of his wages from the time of the chamberlain's appointment, and to continue to pay him the same wages.

To the same. Order to pay to Edmund, earl of Arundel, the arrears of the fee that he ought to receive for the office of justice of Wales from 5 January last, when the king committed that office to him, and to continue to pay him such fee.

MEMBRANE 7.

May 28.
Haywra.

To the sheriff of Leicester. Order to restore his lands, goods, and chattels to Oliver le Waleys, and to supersede the arrest of his body, upon his finding mainpernors to have him before the king at his will to answer for what the king will say against him, the sheriff having certified the king that he took Oliver's lands, goods, and chattels into the king's hands by virtue of the king's writ to this effect, as Oliver has prayed by petition before the king and his council for restitution of his lands and supersession of the order to arrest him, because he is prepared to verify that he was always in the king's peace and faith and was never opposed to the king, nor adhered to any of the rebels.

By pet. of C. [3846, 5378.]

The like to the same sheriff in favour of Ralph de Stanlowe.

By pet. of C. [5377, 8412.]

To Robert de Gatesby, keeper of the lands, goods, and chattels in the county of Leicester that belonged to the rebels, except the lands that belonged to Thomas, late earl of Leicester. Order to restore to the aforesaid Ralph his lands, goods, and chattels, together with the issues thereof, and not to molest him contrary to the above mainprize.

The like to the said Robert in favour of the aforesaid Oliver.

May 30.
Rothwell.

To Thomas Deyvill, keeper of the lands beyond the water of Use, co. York, that belonged to Thomas, earl of Lancaster, and other rebels and to others. Order not to intermeddle further with the lands of William de Wakefeld at Sutton and Wakefeld and with his goods and chattels therein, the said keeper having certified the king that William de la Beche took the said lands and goods into the king's hands when he was keeper of the honour of Wakefeld, and that he delivered them to the said Thomas Deyvill, as William de la Beche has certified the king that the lands and chattels at Sutton were not taken into the king's hands by him, and that he took the said lands and chattels into the king's hands for the salvation of the same, because, when the castle of Sandale with appurtenances was delivered to him for custody, he found the men and servants of John, earl of Warenne, and others unknown wasting and destroying the said goods and chattels.

May 28.
Haywra.

To the sheriff of Devon. Order to release Reginald de Wylington, parson of the church of Atherington, in that county, from prison, and to restore to him his goods and chattels, upon his finding mainpernors to

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Membrane 7—cont.

answer to the king in case the king will speak against him, as he has shewn by petition that although he was not indicted or guilty of counselling, aiding, or adhering to any of the king's rebels, as he is prepared to prove, the sheriff, imputing to him that he adhered to John de Wylington and Henry de Wylington, his brothers, and to other rebels, took and imprisoned him and seised into the king's hands his goods and chattels found within the sanctuary of his said church.
By pet. of C. [7398.]

May 18.
York.

To John Inge, sheriff of Glamorgan. Order to release John de la More, John Beneit, and Maurice Kammey from prison, wherein they are detained by virtue of the king's order to the sheriff, upon their finding mainpernors to have them before the king when he will speak against them.

May 31.
Rothwell.

To the sheriff of Gloucester. Order to cause an inquisition to be made concerning the goods and chattels of John de Cotum, citizen of London, found in the manor of Oxindon, in that county, when it was taken into the king's hands because William Tochet, to whom it belonged, became a rebel, and to restore to John such goods and chattels, provided that nothing be done concerning the manor or the corn growing therein by virtue of this order, as John has shewn by his petition that he took the manor for a term not yet completed from the said William, and that the manor and his goods and chattels therein were taken into the king's hands when William became a rebel.
By pet. of C. [2007.]

June 2.
Rothwell.

To the sheriff of Nottingham. Order to deliver to Henry de Sothill, knight, his lands, goods, and chattels, the king having lately ordered the sheriff to release Henry from the king's prison at Notyngnam, wherein he was detained upon a charge of adhering to the king's rebels, upon his finding mainpernors to have him before the king at the king's will, as Henry has found such security and has made an obligation to the king for his good behaviour, and the names of his mainpernors and the obligation have been delivered into the wardrobe by Robert de Well, the king's clerk, as Robert has acknowledged in chancery.

To Thomas Deyvill, keeper of the castle and honour of Pontefract and of certain lands this side the water of Ouse, co. York, in the king's hands. Order to deliver to the aforesaid Henry his lands, goods, and chattels, together with the issues received therefrom.

The like to John de Kilvynton, keeper of certain lands between the waters of Ouse and These in the king's hands.

June 3.
Rothwell.

To the sheriff of York. Order to cause a coroner (*sic*) for the forest of Galtres to be elected in place of William Tebaud, whom the king has amoved from office because he is insufficiently qualified for the office of verderer.

June 6.
Rothwell.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the custody of the priory of Huntyngdon, and to restore the issues thereof to the prior, as the king learns, by inquisition taken by the escheator, that neither Gilbert de Clare, late earl of Gloucester and Hertford, Hugh Daudele, the younger, and Margaret his wife, one of the sisters and co-heiresses of the said earl, nor any of the earl's ancestors were wont to receive anything from the priory in time of voidance, but had a porter at the gates thereof in time of voidance, who received his maintenance from the priory, and that they had no other administration therein, and H. bishop of Lincoln has confirmed the election of brother Reginald de Blundesham, canon of that house, as prior, to which the king had previously given his assent, as appears by the bishop's letters patent to the king.

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To the sheriff of Gloucester. Order to deliver Thomas de Lodebrok, William son of John Marky, Thomas de la Walle, William Whiteman, William son of Thomas Marky, William de la Hulle, William Bras, John de Albrighton, John Monjoie, Walter le Wop, Richard Edi, Geoffrey Frewyne, John Jurdan, Thomas Godewyne, and John * de Crikkefeld from Gloucester prison upon their finding mainpernors to have them before the king at his order to answer to him for their alleged adherence to Roger Damory and other the king's contrarians. By pet. of C. [6145.]

To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of Hugh Trone, deceased.

June 8.
Rothwell.

To Ralph de Camoys, constable of Wyndesore castle, or to him who supplies his place. Order to cause the abbot of Westminster to have eight bucks in the forest of Wyndesore, in accordance with the grant by Henry III. to Richard, then abbot of Westminster, and his successors of eight bucks yearly to be taken at the king's expence by the constable of Wyndesore and delivered by the constable at Westminster in the eve of St. Peter ad Vincula.

June 10.
Haddlesey.
(*Hathelsey.*)

To Master John Walewayn, escheator beyond Trent. Order to cause dower to be assigned to Joan, late the wife of Robert de Burgiloun, tenant in chief, upon her taking oath not to marry without the king's licence.

To Roger Caerles, keeper of certain lands in the counties of Hereford, Salop, and Worcester, in the king's hands. Order not to intermeddle further with the manor of Temedebury, and to restore the issues thereof and the goods and chattels therein, which, it is said, he took into the king's hands believing that Robert de Welle was one of the king's contrarians or because the reversion of the manor, which Robert and Matilda his wife hold in dower of the inheritance that belonged to Roger de Clifford, belonged to the king after Matilda's death by reason of the rebellion of the said Roger de Clifford.

June 10.
Haddlesey.

To the treasurer and barons of the exchequer. Order to allow to John de Wysham, out of the ferm of 800 marks due from him for the ferm of the castle and honour of Knaresburgh, 200 marks yearly from 6 November, in the 13th year of the king's reign, when the king committed the custody of the castle and honour to him for life, until the king shall cause him to be provided with 200 marks of land yearly, the king having granted that he should receive that sum yearly, in consideration of his good service to the king and his father, out of the ferm of the castle of St. Briavels and of the bailiwick of the forest of Dene until the king should provide him with 200 marks of land yearly for life, as the said John afterwards surrendered into the king's hands the custody of St. Briavels castle and the bailiwick of the forest of Dene.

To the sheriff of Hereford. Order to deliver to Ingelram de Frene of that county his lands, goods, and chattels, which the sheriff took into the king's hands under the belief that Ingelram had not come in the king's service, against his enemies, as he came to the king at Coventry in the above service, and remained in his service continuously until 28 March last, when he returned home by the king's licence, as appears to the king by the testimony of John de Weston, supplying the place of the earl marshal in the army at Coventry. By K.

The like to the sheriff of Salop.

The like to the sheriff of Salop in favour of Hugh Godard, of that county, who stayed in the king's service with Thomas Godard, William de Clifford,

* Called *Philip* in the petition, which has the additional names of Thomas de Seyuteler, William Waldebe'e, and Adam Darras.

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Membrane 7—cont.

and John de Aston, his yeomen, from 2 March until 28 March following, when he returned home by the king's licence. By K.

The like to the sheriff of Worcester.

June 1.
Rothwell.

To John Hakelut. Order not to vex, aggrieve, or intermeddle with Nicholas de Gildeford, parson of the church of Cesterton, by virtue of the king's commission to arrest the king's contrariants and their adherents, and to restore to him all his goods and chattels and muniments taken into the king's hands by John on this behalf and delivered to the abbot of Stonlegh for custody, and other things arrested by him, as Nicholas has found security in chancery to answer to the king for his alleged adherence to the rebels.

By pet. of C. [5678.]

May 21.
York.

To the sheriff of Warwick. Order not to molest or aggrieve the said Nicholas, as Master Robert de Aylesbury, Master John de Blebury, Roger de Ryvers, parson of the church of Enedebourn, Walter Beynyne, of the county of Berks, Alan de Wodelowe, of the county of Warwick, and Henry Under Wode, of the county of Leicester, have mainperned before the king in chancery to have Nicholas before the king at his order to answer to him.

MEMBRANE 6.

May 28.
Rothwell.

To the treasurer and barons of the exchequer. Order to cause Michael the bellfounder (*Campanarius*) and William de Casse, merchants, to have ten tuns and one pipe of wine, or the price thereof, as the king learns by inquisition taken by the sheriffs and coroners of London that the said wine, which was taken into the king's hands by Roger le Palmere, late one of the sheriffs, by reason of Menandus de la Porte being indicted for the death of Alice Ambroys, belonged to the said Michael and William, and that Menandus owned nothing thereof, and that the wine was worth when it was taken into the king's hands 18*l.* 13*s.* 4*d.*, whereupon the king, at the request of his yeoman Oliver de Burdegala, ordered the sheriffs of London to restore the wines or their price to the said Michael and William, but the sheriffs have hitherto done nothing in the matter.

May 18.
York.

To Master John Walewayn and Robert de Morby. Order to release Richard de Baskervill, Philip ap Howel, Maurice ap Rees, Howel ap Adam de Foresta, Philip Hauard, Philip Parpoint, John Hauard, John Parpoint, John le Receivour, Howel ap David de Knygton, Howel Tal, and Miles Pichard from prison, upon their finding mainpernors to have them before the king at his order to answer to him, notwithstanding the king's late order to the aforesaid Master John and Robert to arrest them. By C.

May 30.
Rothwell.

To Robert de Aston, keeper of certain lands in the king's hands in the county of Gloucester. Order to restore to Thomas de Ammundesham his lands, goods, and chattels, upon his finding mainpernors to have him before the king at his order to answer for his alleged adhesion to the late rebels.

By pet. of C.

The like to Simon de Dryby, keeper of certain lands, etc., in the said county, or to him who supplies his place, in favour of Henry Crepet of Great Shurdyngton.

By pet. of C.

The like to the aforesaid Simon in favour of Thomas de Brockeworth.

By pet. of C.

The like to the sheriff of Gloucester in favour of the said Thomas.

By pet. of C.

The like to the sheriff of Hereford in favour of William de la Felde of Nonynton.

By pet. of C. [5564.]

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*Membrane 6—cont.*May 30.
Rothwell.

To the sheriff of Gloucester. Order to deliver to Robert fiz Paen his lands, goods, and chattels until the king's return from Scotland or until otherwise ordered, the sheriff having taken his lands, goods, and chattels into the king's hands because Robert did not come to the king at his order when the king was in the marches of Wales. By p.s. [6025.]

The like to the sheriffs of Somerset and Dorset, Surrey and Sussex, and Wilts.

June 1.
Rothwell.

To the treasurer and barons of the exchequer of Dublin. Order to receive from John de Cogan, late treasurer of Ireland, the king's money in his hands, without rendering his account in that exchequer, and to permit him to come to England to render his account in the exchequer of England, as the king has given him a day, to wit the quinzaine of Michaelmas next, to render his account at the exchequer of England, notwithstanding his late order to the treasurer and barons of the exchequer of Dublin to cause John to come before them to render his account and to compel him to pay any arrears due from him. By C.

June 3.
Rothwell.

To Simon de Dryby, keeper of certain of the lands that belonged to the rebels and their adherents in the county of Gloucester, or to him who supplies his place there. Order to deliver by indenture to Walter de Wilton his lands, goods, and chattels, and not to molest him by arrest of his body or otherwise, the king having caused his lands, goods, and chattels to be taken into his hands under the belief that he had adhered to the late rebels, as the said Walter has found mainpernors to have him before the king to answer for what the king shall say against him.

By pet. of C. [3895.]

The like to Robert de Aston, keeper of certain of the said rebels and their adherents in the county of Dorset, omitting the clause about arrest.

By pet. of C.

To the sheriff of Gloucester. Order not to molest the said Walter by arrest or otherwise.

By pet. of C.

The like to the sheriff of Dorset.

By pet. of C.

June 7.
Rothwell.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Matilda, late the wife of Richard Danyel of Tiddeswell, tenant in chief, 30 acres of land in Wormhill, co. Derby, and 30 acres of land in Tiddeswelle, in the same county, which the king has assigned to her as dower with the assent of Thomas Meverel and Elizabeth his wife, one of the daughters and co-heiresses of the said Richard, and of Katherine and Joan, the second and third daughters and co-heiresses of the aforesaid Richard.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Joan, late the wife of Philip de Hevenyngham, certain lands in Estwode, Rochesford, and Great Sutton, which the escheator took into the king's hands upon Philip's death, together with the issues received thence since his death, as the king learns by inquisition taken by the escheator that Philip and Joan held the lands jointly on the day of Philip's death of the feoffment of Ralph de Cokethorp and Henry de Todenham, to have to them and the heirs of Philip, by fine levied in the king's court by his licence, and that the lands are held in chief as of the honour of Releigh by knight service.

To the same. Order not to intermeddle further with the lands that Philip de Hevenyngham held of other lords than the king at his death, retaining in the king's hands the two parts of the manor of Little Totham, co. Essex, as it appears by an inquisition taken by the escheator that Philip held the said two parts in chief as of the honour of Haulegh by the service of one knight's fee and by the service of paying 40s. yearly to the ward of

1322.

Membrane 6—cont.

Dover castle and of doing service to the king's court of Haulegh from month to month, and that he did not hold any other lands in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held other lands of divers other lords in the escheator's bailiwick by divers services, and that John his son is his nearest heir and is aged eight years.

June 4. To the executors of the will of John de Burford, sometime citizen of
Rothwell. London. Order to cause divers spices (*sparie*) and other wares that lately came to the hands of the said John from certain ships called '*dromondes*' at a small price to be restored to the merchants who own them, upon payment of the money paid by John, as the merchants assert that the spices and wares were eloigned from the said ships, and to certify the king of their proceedings. By K.

To the sheriffs of London. Order to aid the merchants in recovering the above from the aforesaid executors or others to whose hands they may have come, and to induce the executors and the others by all means to make restitution. By K.

June 3. To Humphrey le Littelbury. Order to release from prison Clement son
Rothwell. of Robert de Wylton of Spaldyng', as Humphrey has returned that the king appointed him to pursue and arrest Bartholomew de Badelesmere and other rebels and their adherents in the county of Lincoln, and that he deputed one of his men to execute the premises in the parts of Holand, in that county, and that Clement was accused by his enemies of adhering to the king's enemies, by reason whereof Humphrey's aforesaid deputy attached Clement, and Humphrey also returned that he afterwards understood that Clement never came out of those parts to the king's damage: wherefore the king considers the cause of Clement's arrest as insufficient.

To the sheriff of Lincoln. Order not to molest Clement in this behalf.

June 9. To the sheriff of Gloucester. Order not to molest John le Tannere of
Haddlesey. Gloucester, if he find mainpernors to have him before the king when the king will speak against him for his alleged adherence to the rebels in that county. By pet. of C. [3716.]

To Simon de Driby, keeper of certain lands, goods, and chattels that belonged to certain rebels in the county of Gloucester, or to him who supplies his place there. Order to deliver by indenture to the aforesaid John his goods and chattels, taking from him security to answer for the same in case they be adjudged to the king. By pet. of C. [3716.]

June 10. To the sheriff of Leicester. Order to release Gregory de Normanton,
Haddlesey. Gregory Broun, Henry le Mey, William Roger, Richard Roger,* Henry Roger, William de Snarkeston, Roger fiz Richard, Robert fiz Roger, William Henk, Robert Cok, Geoffrey le Fevere, Henry de Cateby, Simon Henri, and certain other men of the town of Normanton who were not found guilty of a trespass committed upon certain of the king's servants passing through that town with arms and other goods by the inquisition taken by the sheriff, who went to that town to make inquiry concerning the said trespasses and to arrest those guilty thereof, in execution of the king's order, as the men above named have stated in their petition that the sheriff arrested them although they were not found guilty by the inquisition and are not guilty, as they are prepared to prove. By pet. of C. [6504.]

To the sheriff of Northumberland. Order to permit the men of that county who have sustained great damage by the frequent attacks of the Scots to have respite until All Saints next for all debts due to the king at the exchequer, and to release any distress that he may have made by reason of such debts. By K.

* The petition has the additional name of Robert Roger.

1322.

Membrane 6—cont.

To Robert de Ardern. Order to supersede the king's order to attach Richard de Louches, knight, and to restore to him any of his lands that may be in Robert's hands, the king having lately appointed Robert and the sheriff of Oxford to attach Richard and to take his lands into his hands, as the king has now ordered the sheriff to release Richard upon his finding mainpernors to have him before the king to answer to him for what he will say against him and to answer to the exchequer for the issues of his lands.

By p.s.

To Giles de Bello Campo. Order to supersede entirely the king's order to arrest the said Richard.

By p.s.

MEMBRANE 5.

June 10. To Master John Walewayn, escheator beyond Trent. Order to deliver
Haddlesey. to Joan, late the wife of Robert de Burguillon, as nearest (friend) of his heir, the moiety of the manor of Great Narynges, co. Norfolk, together with the issues received therefrom since it was taken into the king's hands upon Robert's death, as the king learns by inquisition taken by the escheator that Robert held at his death certain lands in Gedeneye, co. Lincoln, in chief as of the honour of Albemarle by knight service, and that he did not hold any other lands in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held the aforesaid moiety in socage of Thomas Bardolf by the service of 10s. yearly for all service, and that Hugh his son is his next heir and is aged twelve years.

June 10. To Thomas de Burgh, escheator this side Trent. Order not to inter-
Haddlesey. meddle further with the manor of Donston, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the manor is not held in chief of the king but of Nicholas de Langeford by the service of 10s. yearly, the escheator having lately taken it into the king's hands under the pretence that it is held in chief and that William Cosyn and Eleanor his wife acquired it for their lives without the king's licence.

June 17. To Master John Walewayn, escheator beyond Trent. Order not to
Haddlesey. intermeddle further with the lands that Jocus de Launceles held at his death, as the king learns by an inquisition taken by Richard de Rodeneye, late escheator beyond Trent, that Jocus did not hold any lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

June 19. To Robert de Leyburn, the king's admiral of certain ships about to come
Haddlesey. in his service in the western sea. Order to go to Ireland with all speed with all the ships now ready and that he can get ready speedily, in order to convey by sea to the parts of Carlisle those of the king's subjects who are about to come from Ireland for the expedition of the Scotch war.

By K. on the information of Master Robert de Baldok.

June 16. To the sheriff of Nottingham. Order to cause a verderer for the forest
Haddlesey. of Shirewod to be elected in place of John de Annesley, who is incapacitated by infirmity.

To the keeper of the land of Brenlees in Wales. Order to make inquisition whether Hugh de Chegny was an adherent of Humphrey de Bohun, late earl of Hereford and Essex, or of any other rebel, and if he find that Hugh was not an adherent, to restore to him his lands, goods, and chattels.

By p.s. [6058.]

1322.

*Membrane 5—cont.*June 15.
Haddlesey.

To Robert de Hungerford, keeper of the lands, goods, and chattels that belonged to Thomas, late earl of Lancaster, and to other rebels in the county of Wilts. Order to restore to John de Stodelegh, of that county, his lands, goods, and chattels, the king having previously ordered him to restore them to the said John because John sent his servant John Bette of Rudestan well-armed on horseback to Coventre in his place in the king's expedition against the rebels, and John Bette remained in the king's service from 8 March last until 22 March following, when he returned home by the king's licence, as appears by the testimony of David de Strabolgi, earl of Athole, then constable of the army, and of John de Weston, holding the place of the earl marshal in the said army, which order Robert deferred executing because the said John de Stodleghe wore a bendy (*bendatam*) garment at London and elsewhere; wherefore John de Stodleghe has prayed the king to provide him with a remedy.

To the sheriff of Wilts. Order to release the said John de Stodleghe from prison, as he sent the aforesaid John Bette in his place in the king's expedition and the king has caused his lands, goods, and chattels to be restored to him.

June 16.
Haddlesey.

To Robert de Hungerford, keeper of certain lands in the king's hands in the county of Wilts. Order to restore to John Mauger his lands, goods, and chattels in his custody, if they were taken into the king's hands because John did not come to the king in his expedition according to the summons made in that county. The king makes this order of his especial grace.

By C.

June 20.
Bishop Thorpe.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the manor of Beghton, co. Derby, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the manor is held of William de Furneux by the service of 1*l.* yearly for all service, the escheator having taken it into the king's hands under the pretence that it is held in chief and that Robert de Furneux acquired it without the king's licence.

June 21.
Bishop Thorpe.

To Master John Walewayn, escheator beyond Trent. Order to pay to the prior of Colne 10*s.* yearly for so long as the manor of Fordham is in the king's hands by reason of the minority of the heir of John de Argentein, tenant in chief, and the arrears of the same of the said escheator's time, as the king learns by inquisition taken by Richard de Rodeney, late escheator beyond Trent, that the aforesaid prior and his predecessors were wont to receive the above sum yearly at the time of the said John's death and for a hundred years and more before then from 30 acres of land, pasture and alder-holt in Fordham, which are parcels of that manor.

June 25.
York.

To the bailiffs of Dunwich. Whereas at the king's request they granted, before J. bishop of Norwich, the chancellor, and Walter de Norwico, who were appointed by the king to request an aid of ships from them and others for the army of Scotland, a ship well found with men-at-arms and other necessities to stay in the king's service at their charge for eight weeks, for which the king thanks them; and afterwards the king, being given to understand that certain evil-wishers of him and them had come out of parts beyond sea with a multitude of ships for the purpose of inflicting as much damage as possible upon the king and his people and the merchants wishing to come to his realm with merchandise and victuals, ordained that all his subjects of the Cinque Ports and of other towns and ports of the realm should cause all their ships then in port to be prepared with all speed with men-at-arms of double shipment (*dupplici eskippisona*) well and sufficiently found, and that they should cause their other ships then without their ports

1322.

Membrane 5—cont.

to be led back and prepared in like manner, so that all the ships should be prepared to sail when summoned for this purpose by the admirals deputed by the king, and the king requested the said bailiffs, by letters under his privy seal, to cause all their ships to be thus prepared and found to set out at his charge when summoned by his admirals; and the king, wishing to spare them as much as possible without retarding his expedition, so that their fishermen may not be hindered from fishing in the present season or their merchants be hindered from trading, now orders them to cause a strong ship to be prepared and found with men-at-arms, arms, victuals, and other necessities under a double shipment at his charges, in addition to the ship previously granted by them, so that it be ready to set out in his service at his wages when the bailiffs shall be warned by John Perbroun, admiral of the king's fleet, and to cause all other ships of that town arrested by them for the above cause to be released, and to permit their owners to make their profit thereof. The king will cause satisfaction to be made in the exchequer or the wardrobe for their charges in finding and sending the aforesaid ship in his service.

By K.

The like to the following :

The bailiffs of Great Yarmouth to prepare eight ships, in addition to the six granted by them.

The bailiffs of Little Yarmouth and Gorleston to prepare two ships in addition to the two previously granted by them.

The bailiffs of Orford to prepare a ship, in addition to the one previously granted by them.

The bailiffs of Ipswich to prepare two ships, in addition to the two ships previously granted by them.

The mayor and bailiffs of Lenne to prepare one ship, in addition to the two ships previously granted.

June 25.
York.

To the sheriff of Norfolk and Suffolk. Order reciting the details of above, and that the king has ordained that the ports within the sheriff's bailiwick shall find twenty ships, in addition to what they previously granted to him as above, and that he has ordered the mayor and bailiffs of the above towns to provide fifteen ships as above, and that he wills that the remaining five ships shall be provided as follows: by the town of Brunham, one ship; by the towns of Snyterle, Wyveton, Cleye, and Salthous, two ships, in addition to the ship previously granted; by the towns of Baudreseye and Covehithe, one ship, in addition to the ship previously granted by the men of Baudreseye; by the towns of Guston, Waleton, Filthustowe, and Colneyse, one ship. The king orders the sheriffs to cause the said five ships to be prepared by the men of the above towns under a double shipment, ready to set out at the king's wages as is aforesaid, and to release all the ships of those towns arrested for the reason aforesaid. The king will cause satisfaction to be made to the men of the said towns for their expenses in connexion with these five ships.

By K. and C.

MEMBRANE 4.

June 14.
Haddlesey.

To Richard Sampson. Order to release John de Thorp, whom he has arrested and imprisoned by virtue of the king's commission to arrest William Trussel, a rebel, and his adherents, as John de Wollaston, William de Segrave, Nicholas de Staunford, and John de Wylde have mainperned in chancery to have the said John before the king at his order to answer for the premises when the king will speak against him.

By C.

June 10.
Haddlesey.

To the sheriff of Rutland. Order to cause a coroner for that county to be elected in place of William de Berugh, deceased.

1322.

*Membrane 4—cont.*June 15.
Haddlesey.

To the sheriff of Buckingham. Order to attach John Matheu of Norton, whether found within liberties or without, and to imprison him until further orders, as the king lately ordered Robert de Ardern to attach the said John, who had received 73*l.* for the king's use of the goods of Henry Tyes, a late rebel, by the hands of Walter de Salford, and retained the said money in his possession upon his flight, and the said John escaped from Robert's custody, still retaining the above money, as Robert has given the king to understand.

By p.s. [6055.]

June 18.
Haddlesey.

To Robert de Stok. Order to deliver to John de Handlo the manor of Stepelcleydon, co. Buckingham, together with his goods and chattels found therein, as the king learns by inquisition taken by John de Stonore and Richard de la Bere that Hugh le Despenser, the elder, now earl of Winchester, who had the manor of the feoffment of Richard de Burgh, earl of Ulster, and who was seised of the manor for half a year and more, demised the manor to the aforesaid John for life, and that John held the manor peacefully for thirteen years, and that Roger Damory, at the time when he and other rebels prosecuted (*insecuti*) the said Hugh and members of his household, intruded himself in the aforesaid manor by armed force by members of his household, about the feast of St. James last, and so occupied the manor and the goods and chattels therein until the manor was taken into the king's hands with other lands that belonged to Roger by reason of his enmity, and that the manor came into the king's hands in this manner and in no other wise.

By K.

June 21.
Bishop Thorpe.

To W. archbishop of Canterbury. Order to cause the body of John son of John de Ryvers, in his possession, as the king understands, whose lands pertain to the king as escheat by his forfeiture, to come to the king without delay.

By K.

June 20.
Bishop Thorpe.

To Richard Wroth, keeper of the land of Gower. Whereas the king learns by inquisition taken by the said Richard that John Iwayn died seised of the castle and town of Locharn and of the lands that formerly belonged to Griffin Vauhan at Penneden in the hills, and of 12 acres of land at Gaddele, and of 60 acres of land at Maieles, and of the land of Enesketti, to wit 12 acres of land, and of the land of Eglestour, and of the land of Kyltinleach, and of the land at Vairdre, and of the land of Kiltionnen, and that the said lands are held of the king in chief as of the land of Gower, in his hands, in socage, and that William de Brewosa, late lord of Gower, gave the above lands to John de Moubrai, who entered them after the death of the said John Iwayn, and held them from May, in the 14th year of the king's reign, until the Purification following, when the king caused the land of Gower, together with the aforesaid lands that belonged to John Iwayn, to be taken into his hands by Rhys (*Resum*) ap Griffith by reason of the rebellion of the said John de Moubrai, and that the said lands are still in the king's hands, and that Alice daughter of William Roculf, the younger, kinswoman of the aforesaid John [Iwayn], is the nearest heir of the said John [Iwayn] and is aged five years: the king orders the aforesaid keeper to deliver the said castle and lands, together with the issues received therefrom, to the aforesaid William [Roculf]* as nearest (friend) of the heir.

By K.

June 24.
York.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands of Nicholas, abbot of Aumale (*Albe Marl'*), taken into the king's hands by reason of the voidance of the abbey by the cession of Hugh, the late abbot, which the king ordered to be delivered to Nicholas by mainprize, and to restore the issues thereof, and not to aggrieve

* According to the marginal abstract, the order is for William de Brewosa.

1322.

Membrane 4—cont.

the abbot's mainpernors in this behalf, as it appears by the late king's rolls of chancery that he, on 2 June, in the 13th year of his reign, rendered the lands of the abbey in England to the aforesaid Hugh, then abbot, as the right of himself and his church of Aumale, claiming nothing of the issues of the lands, and that he ordered his escheators to restore all the issues and profits of the lands to the said abbot without delay, because he learned by the testimony of Thomas de Normanvill, then escheator this side Trent, and of Master Henry de Bray, then escheator beyond Trent, that the abbot of Aumale held his lands in England of the feoffment of the earl of Almarle and not otherwise of the king in chief, which lands had been taken into the late king's hands upon the death of William, sometime abbot of Aumale.

The like to Master John Walewayn, escheator beyond Trent.

June 23.
York.

To Master John Walewayn, escheator beyond Trent. Order not to molest Matilda de Pipe, now abbess of Pollesworth, concerning the issues of the temporalities of the abbey during the time of voidance caused by the death of Enerburga (*sic*) de Hardeshull, the late abbess, concerning which the king lately ordered him to continue until the quinzaine of St. John the Baptist next the security made by the nuns of the said house to answer to the king for the issues thereof during the voidance in case the issues ought to pertain to him, as it appears by the rolls of the late king's chancery that he, on 21 May, in the 29th year of his reign, at the suit of the nuns of the said abbey shewing that he ought not to receive anything of the issues of the abbey by reason of the voidance thereof, and that neither he nor his predecessors had received anything during voidance, ordered the treasurer and barons of his exchequer to examine the rolls of the exchequer concerning this matter and to certify him of what they found, and they signified to him that, having examined the aforesaid rolls of the time of Master Richard de Clifford, Master Henry de Bray, and Malculin de Harleye, sometime escheator beyond Trent, and of the time of Richard de Hellebrok, sometime the late king's steward beyond Trent, in whose times the abbey was many times void, they did not find in their accounts that they received or answered for anything by reason of the voidance of the said abbey, whereupon the late king ordered Walter de Gloucestre, then escheator beyond Trent, to restore to Erneburga de Hardeshull, elected abbess of that place, any issues of the temporalities of the abbey that he might have received, the late king having taken her fealty and restored to her the temporalities of the house.

June 25.
York.

To the mayor of Wynchelse and Robert Bataille, admiral of the fleet of ships from the ports (*partibus*) and places from the mouth of the Thames to the south. Whereas the men of Baudeseye have granted to the king, in aid of the Scotch war, a ship well found with men-at-arms and other necessities to stay in his service at their charge for eight weeks, and they have caused the ship to be assigned to John Perbroun, admiral of the king's fleet of ships of the ports and places from the mouth of Thames to the north, because that town is situate on the north side of the Thames; and the king understands that the said mayor and Robert endeavour to compel the said men to find the king another ship to set out with the said mayor and Robert in the fleet of ships of the south side by seizing their ships and goods, and that they aggrieve the said men for this reason in many ways, whereby disputes have arisen between the said mayor and Robert and the said men and others who are setting out in the fleet of ships of the towns of the north part: wherefore the king, considering that his expedition may be hindered or delayed by such disputes, inhibits the said mayor and Robert, under pain of grievous forfeiture, from inflicting damage upon the said men of Baudesey by land or by water, or from permitting damage to be inflicted

1322.

Membrane 4—cont.

upon them on these grounds, since it is the king's intention that all ships of the towns and ports on the north side of the Thames granted to him in aid of his expedition shall obey and be intendent to the aforesaid John Perbroun as the king's admiral of those ships, and he forbids the said mayor and Robert presuming to attempt anything against the said men or other his subjects so setting out in his service whereby contention may arise between them and the said mayor and Robert or the expedition be in any way delayed. The king is prepared to exhibit justice to both parties in their complaints.

June 24.
York.

To John de Wysham, keeper of the king's castle of Knaresburgh. Order to pay to Constantine le Harpur his wages in arrear for the custody of the king's park of Bilton pertaining to the said castle, and to pay him his wages, to wit 2*d.* a day, so long as he has that custody.

June 25.
York.

To the prior of Tynemuth. Order to deliver to the sheriff of Northumberland William de Middelton to be imprisoned by him as before, as the king learns that William, who was captured with other malefactors in the castle of Mitford, then held against the king, and who was imprisoned by the sheriff in the castle of Newcastle-on-Tyne, and was afterwards delivered from prison upon mainprize by the sheriff, was captured and carried away by the Scotch rebels then invading the marches, and that he escaped from their hands and went to the prior's liberty, wherein he is detained by the prior, although the sheriff has besought the prior to deliver the said William to him, for which reason the sheriff has prayed the king to assist him.

June 26.
York.

To Arnald Calculi, keeper of the island of Oléron, or to him who supplies his place. Order to restore to Peter de Rabayn his lands, goods, and chattels in that island, which the keeper took into the king's hands believing that Peter adhered to the late rebels, as Peter has hitherto borne himself faithfully toward the king.

By K.

Membrane 4—Schedule.

1321.

Warantia dierum.

Oct. 15.
The Tower.

To the justices of the Bench. Order not to put Walter de Langeton, bishop of Coventry and Lichfield, in default for his failure to appear before them on Sunday in three weeks from Easter day last and on the Monday following in the suit before them between Geoffrey Ridel, demandant, and the aforesaid Walter, tenant, concerning a messuage and a carucate of land in Witering', as he was engaged in the king's service on those days.

By p.s. [5852.]

Nov. 5.
Malling.

To the same. Order not to put William de la Doune in default for his failure to appear before them on Monday the morrow of the octaves of Holy Trinity last in the suit before them between John, abbot of Faversham, and the aforesaid William for that William made waste, sale, and destruction of the houses, woods, gardens, and men in Radewinter, as William was engaged in the king's service on the said day.

By K.

Nov. 22.
Ongar.

To the mayor and sheriffs of London. Order not to put Thomas Peverel of London in default for his failure to appear before them on Monday before Martinmas last in the suit before them in the husting of London by writ of right between Juetta de Hakeneye, demandant, and the said Thomas, tenant, concerning a moiety of a shop and of two sollers in London, as Thomas was engaged in the king's service on the said day.

By p.s. [5903.]

1322.

Jan. 20
Shrewsbury.

To the bailiffs of William de Ferar[iis], Robert de Holand, and Henry de Bello Monte of the honour of Winchester in the county of Leicester.

1322.

Membrane 4—Schedule—cont.

Order not to put Robert de Napton in default for his failure to appear before them on Tuesday after the Circumcision last in the suit before them in the court of the said honour without the king's writ between William de Nevill and him concerning a trespass committed, as it is said, by Robert upon William, as Robert was engaged in the king's service on the said day.

By K. on the information of Richard de Ayremynne.

Feb. 16.
Gloucester.

To the sheriff of Lincoln. Order not to put William Pesshoun in default for his failure to appear on Monday after St. Valentine last in the suit before the sheriff in his county [court] without the king's writ between the abbot of Neubo and the said William and Walter le Warner concerning the unjust taking and detinue of a bull of the abbot's, and in another suit between the same parties for the like cause, as William was engaged in the king's service on the said day.

By p.s. [5955.]

Feb. 14.
Gloucester.

To the justices of the Bench. Order not to put John son of Martin Senche in default for his failure to appear on Wednesday the octaves of Martinmas last in the suit before them between Joan, late the wife of Robert de Carevill, demandant, and the said John, tenant, concerning the manor of Henley near Whitehethe, as the said John was engaged in the king's service on the said day.

By K. on the information of R. de Ayrem[ynne].

April 6.
Pontefract.

To the mayor and sheriffs of London. Order not to put Thomas de Hockele and Robert and Stephen his brothers in default for their failure to appear on Monday after St. Gregory the Pope last in the suit before the mayor and sheriffs in the husting of London by writ of right between William atte Hulle, Joan his wife, and Adam le Bowwere of London, demandants, and the aforesaid Thomas, Robert, and Stephen, and Richard their brother, tenants of a messuage and eleven shops in London, as the said Thomas, Robert, and Stephen were engaged in the king's service on the above day.

By K. on the information of Master Robert de Baldok.

April 29.
York.

To the mayor and sheriffs of London. Order not to put John de Assheby in default for his failure to appear on Monday after St. Cuthbert last in the suit before them in the husting of London without the king's writ between the said John and the prior of St Bartholomew's Smethefeld concerning the taking and unjust detinue of John's chattels, and in the suit in the husting without the king's writ between the aforesaid John and the abbot of Westminster concerning the taking and unjust detinue of John's chattels, and in the suit in the husting without the king's writ between the said John and Henry Nasard concerning the taking and unjust detinue of John's chattels, as John was engaged in the king's service upon the said day.

By K. on the information of Richard de Ayrem[ynne].

May 4.
York.

To the sheriff of Somerset. Order not to put Walter, bishop of Exeter, in default for his failure to appear on Monday the feast of the Invention of the Holy Cross last in the suit in the county [court] of that county without the king's writ between the bishop and Hugh de Cortenay, the elder, Peter Colswayn, Richard Michel, and Robert Tort concerning the taking and unjust detinue of the bishop's chattels, as the bishop was engaged in the king's service on that day.

By K.

MEMBRANE 3.

June 26.
York.

To Thomas de Burgh, escheator this side Trent. Order to cause dower to be assigned to Emma, late the wife of Thomas Hildeyard, tenant in chief, upon her taking oath not to marry without the king's licence.

1322.

*Membrane 3—cont.*June 30.
York.

To Robert de Burton and Richard de Gretford. Order to supersede the king's order to ordain and array all the horsemen and footmen in the town and liberty of Kyngeston-on-Hull, in the East Riding of the county of York, between the ages of sixteen and sixty in twenties and hundreds (*in vintenis et centenis*) and in constabularies (*constabular'*), which men the king afterwards ordered them to have at Malton in Rydale at a certain day to set out against the Scotch rebels, as the king wills that the aforesaid men shall remain at home for the safe custody of the town, as it is a seaport and requires great custody of such men for its security, excepting those of the said town and liberty who are about to come in ships in the king's service to Scotland.

By K. and C.

[*Parl. Writs.*]June 30.
York.

To John de Kilvynton, keeper of certain lands in the king's hands between the waters of These and Ouse in the county of York. Whereas the king learns by inquisition taken by the said John and Richard de Bernyngham that Agnes, late the wife of John de Evre, was jointly enfeoffed with her said husband of the manor of Stokisl[ey], with appurtenances and with two acres of land in Grynhowe, co. York, by fine levied in the late king's court between her husband and John de Insula, deforciant, and of a messuage, a mill, and three bovates of land in Eseby in Clyveland. and of two parts of the manor of that town, in the same county, by fine levied in the late king's court between her husband and her, demandants, and Walter de Hureword, deforciant, and of a messuage, a bovat of land, 20 acres of meadow, 6s. 8d. of rent in Kildal, in the same county, by William Gra, and that Agnes continued her seisin of the above from the time of the feoffments with the said John de Evre until his death, and that the premises are held in chief of other lords than the king, the king orders the aforesaid keeper not to intermeddle further with the premises, which he has taken into the king's hands upon John de Evre's death, and to restore to Agnes any issues received therefrom.

By pet. of C. [276.]

June 26.
York.

To the sheriff of Lincoln. Order to pay to the king's clerk Robert de Asshou the arrears of his wages, to wit 2s. a day, from the time of the sheriff's appointment, for so long as Robert is employed in supervising and hastening the buying and purveying of certain victuals for the king's use in that county, the king having previously ordered the sheriff to pay the said wages to Robert whilst so employed.

June 30.
York.

To the sheriff of Leicester. Order not to intermeddle further with a messuage, 40 acres of land, 2 acres of meadow, 3 acres of wood, and 10s. of rent in Bredon, and to restore any issues received therefrom to Emma, late the wife of William de Bredon, father of William de Bredon, as the king learns by inquisition taken by the sheriff that Emma was dowered of the premises after the death of her husband, and that they belonged to Emma and not to the said William son of William on the day when they were taken into the king's hands, the sheriff having returned that they were taken into the king's hands by virtue of the king's order to take into his hands all the lands of the said William son of William, because the sheriff was given to understand that they belonged to William son of William.

By pet. of C. [1752.]

July 2.
York.

To Thomas de Burgh, escheator this side Trent. Order to assign dower to Anilla, late the wife of William de Walton, tenant in chief by reason of the lands of Thomas, late earl of Lancaster, being in the king's hands, upon her taking oath not to marry without the king's licence.

To William de Anne, constable of Tikhill castle, or to him who supplies his place there. Order to permit Thomas de Burgh, escheator this side Trent, to exercise his office without hindrance within the honour of Tikhill

1322.

Membrane 3—cont.

as in other places in his bailiwick, the king understanding that William hinders his executing his office in the honour.

July 3.
York.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a messuage, 20 acres of land, and 20 acres of meadow in Akenbergh, as the king learns by inquisition taken by the escheator that William de la Wodhalle and Beatrice his wife acquired the said messuage, etc., for their lives from Peter de Malo Lacu, the elder, and that they are not held in chief of the king, but of the bishop of Durham by fealty and the service of 1*d.* yearly for all service, the escheator having taken them into the king's hands believing that they were held in chief and that William and Beatrice acquired them from Peter without the king's licence.

To Master John Walewayn, escheator beyond Trent. Order to cause George de Meriet, son and heir of John de Meriet, tenant in chief, to have seisin of his father's lands, as he has proved his age before the said escheator and the king has taken his homage. By p.s. [6079.]

July 3.
York.

To Hugh le Despenser, the younger, constable of Bristol castle, or to him who supplies his place there. Order to cause the houses of the castle to be repaired where necessary out of his ferm of the castle. By K.

To Alexander de Moubray. Order to come to the king immediately with horses and arms in as much power (*quanto potentius*) as possible, to set out in the king's service against the Scotch rebels. By K. [*Parl. Writs.*]

June 27.
York.

To Robert de Bures, keeper of the lands of the rebels in co. Norfolk. Order to pay to Christiana, late the wife of Giles de Montpynzoun, 24*l.* 13*s.* 4*d.* yearly from the time when a third of the manor of Great Ryburgh and the advowson of the church of the same manor were taken into the king's hands by the sheriff of Norfolk, by virtue of the king's order to take into his hands the lands of Robert de Walkefare because he adhered to the rebels, as it appears by an inquisition taken by the sheriff at the king's order, made in consequence of Christiana's petition, that the said third part was assigned to Christiana in dower after the death of Giles, and that she had and held it peacefully long before Robert had anything in the said manor, and that she afterwards demised at ferm for her life to Robert and his wife Margaret all the lands that she held in dower in Great Ryburgh, upon payment of the above sum yearly, and that she was peacefully seised of that sum until Michaelmas last, and that the above sum is in arrear for Michaelmas and Easter terms last.

July 1.
York.

To the keeper of the king's mine in co. Devon. Order to pay to the king's clerk John de Kyngeston, controller of the issues of the said mine, the arrears of his wages from the time of the keeper's appointment, and to continue paying his wages until further orders.

July 3.
York.

To Thomas Ughtred. Order to supersede entirely the supervising, ordaining, and arraying all the horsemen and footmen in the town and liberty of Kyngeston-on-Hull, by virtue of the king's order to levy all the men between the ages of sixteen and sixty in the wapentakes and liberties of the East Riding, as the king wills that the said men shall remain at home for the safe custody of that town, as it is a sea port and needs great custody for its protection, excepting those of the town and liberty aforesaid who are coming to Scotland in ships in the king's service. By K. [*Parl. Writs.*]

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the manor of Waleton and to restore the issues thereof,

1322.

Membrane 3—cont.

as the king learns by inquisition taken by the escheator that William de Waleton held the manor at his death for the term of his life by a fine levied in the king's court between him and Alan le Norrays, with remainder after William's death to Simon his eldest son, and that he did not hold any lands in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that Simon is his next heir and is aged sixteen years and three-quarters, and that the manor is held in chief by reason of the lands of Robert de Holaud being in the king's hands by the free service of 60s. yearly.

July 4.
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with an acre of land in Cornwall, which the escheator took into the king's hands upon the death of Roger de Hurdyn, as it appears by inquisition taken by the escheator that Roger died at the feast of St. Luke, in the 8th year of the king's reign, before the king granted the earldom of Cornwall to Queen Isabella, and that Roger held the said land at his death in chief in socage by the service of doing suit at the king's court from three weeks to three weeks at the gate of the castle of Langeston for all service, and that the heirs of the tenants of that land give 12s. 6d. relief, whatever the age of the heirs may be, and that Roger did not hold any lands in chief of the crown by reason whereof the custody of his lands ought to pertain to the king: saving every one's right and saving the queen the above relief and service.

MEMBRANE 2.

June 30.
York.

To Robert de Bures, keeper of the lands that belonged to the rebels in co. Norfolk. Order to pay to Edmund Burgilloun and Eleanor his wife a third of a rent of 20*l.* from the manor of Great Ryburgh, together with the arrears of the same from the time when the third of the above rent was taken into the king's hands by the sheriff of Norfolk by virtue of the king's order to take into his hands the lands of Robert Walkefare by reason of his adhesion to the rebels, as, in response to the petition of Edmund and Eleanor exhibited before him and his council suggesting that Eleanor recovered a third of the same rent before the justices of the Bench against the said Robert in the name of her dower of the lands of William de Mounpynzoun, her former husband, the king ordered William de Beresford to send to him the record and process of the suit that was before him and his fellows, justices of the Bench, between the aforesaid Eleanor, demandant, and the aforesaid Robert, deforciant, concerning her dower in Great Ryburgh, and it was found by the record and process that Eleanor recovered the aforesaid third part of the rent against Robert and Margaret his wife, and as it was found by an inquisition afterwards taken by the sheriff that Eleanor was seized after the recovery of the said third part in name of dower until Michaelmas last, and that she never afterwards demised her estate to the said Robert.

To the keeper of the manor of Gatesden, co. Hertford, in the king's hands. Order to permit Alan de Cherleton and Ellen his wife, one of the daughters and heiresses of Alan la Zousche, to receive a moiety of the profits of the manor aforesaid from the time when it was taken into the king's hands, and for so long as it shall be in his hands, if, as they assert, they and Robert de Holand and Matilda his wife, the other daughter and heiress of Alan la Zousche, held the manor together and undivided as of the inheritance of the said Ellen and Matilda, and that each heiress

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Membrane 2—cont.

and her husband received a moiety of the profits until the manor was taken into the king's hands with other lands of the said Robert, the aforesaid keeper having received all the profits since then as if the whole manor had belonged to Robert. The keeper is inhibited from making sale, waste, or destruction in the woods or other appurtenances of the manor without the assent of the aforesaid Alan and Ellen.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manor of La Grove, co. Buckingham, and to restore the issues thereof, as the king learns by inquisition taken by Richard de Rodenaye, late escheator beyond Trent, that Walter de Langeton, late bishop of Coventry and Lichfield, held the manor at his death of Robert de Veer, earl of Oxford, by the service of an eighth part of a knight's fee and by doing suit from three weeks to three weeks at Robert's court of Heyham and Clesham (*sic*), and that he held no lands in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that Edmund, son of Robert Peverel, is his nearest heir and is aged fifteen years.

To the same. Like order concerning the manor of Eddeworth with a dovecot, 109 acres and 3 roods of land, the rent of assize of the free tenants, and the rent of nine bondmen (*nativorum*), which the bishop held of the heir of John Bluet, and a homage called 'the great homage' in Potton, which the bishop held of John de Claveryng by the service of half a knight's fee.

To Thomas de Burgh, escheator this side Trent. Like order concerning the manor of Knapton, which the said bishop held of Geoffrey Luterel by knight service.

To Master John Walewayn. Like order concerning the manor of Alricheseye, co. Bedford, which the said bishop held of Aymer de Valencia, earl of Pembroke, by the service of half a knight's fee, together with 30 acres of land in the same county.

July 3.
York.

To the sheriff of Northampton. Order to cause John de Fienles to have seisin of a third of the manor of Gayton, as the king learns by inquisition taken by the sheriff that Juliana, late the wife of Thomas Murdak, which Juliana was hanged for felony, held the said third of the aforesaid John, and that it has been in the king's hands for a year and a day, and that Richard de Rodeneye, late escheator beyond Trent, had the king's day and waste thereof, and ought to answer to the king for the same.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order not to amerce John de Fenton, John le fiz Elys de Neuton, Thomas a la Porte, Thomas de Grenefeld, Robert de Seint Poel, Thomas de Merston, Robert de Borlay, John de Lasey, William Outrelewe, Adam Michelfeld, John de Otlesthorp, John Brounsone, John le Fiz Simond de Tadecastre, John le Maistresone, Henry Irwys of Seleby, William Ward of Levenaton, John de Stockbrigg, John le fiz Johan de Milford, John le fiz Robert de Milford, Henry de la Chaumbre of Fenton, Thomas de Erde Robert Forester of Wixtowe, Henry Spark of Fareburn, Thomas le Scolmaistre of Milford, John Freman of Hillum, Alexander le Serjaunt of Si . . . , Nicholas atte Tounende, Thomas le Clerk of Lede, William le Forester of Saxton, John de Hamelton, and John le Fiz William de Mickelfeld because they did not come before them in inquisitions to be taken before them on Monday after Midsummer last as they were summoned to do, and to acquit each of them, and not to cause them to lose any issues, as they were on the said day before the steward and marshal of the king's household in divers inquisitions taken before them at York, as the steward and marshal have testified in chancery.

By C.

1322.

*Membrane 2—cont.*June 28.
York.

To Richard de Rodeneye and Roger Beler. Whereas the king lately appointed Thomas de Rossale to keep the bridge and water of Roderham, and to arrest the king's enemies trying to pass the same, together with their goods and chattels; and afterwards, upon learning that Thomas had arrested many goods and chattels of divers men of those parts who had never adhered to the king's enemies that were found in the hands of divers evil-doers by way of rapine, the king ordered Thomas to restore all such goods to their owners so far as they could prove their ownership; and the said Richard and Roger, because Thomas showed nothing for himself in his account before them whether those to whom he had delivered the goods were rebels or adherents of the rebels or not, charged him in his account with the goods thus delivered; whereupon the king, upon the petition of the said Thomas before him and his council, ordered William de Byngham and Robert Russel to go in person to Roderham and to make inquisition concerning this matter: as it now appears by such inquisition that those to whom Thomas thus delivered the aforesaid goods were not rebels or adherents of the rebels, the king orders the said Richard and Roger to acquit Thomas of the said goods.

July 2.
York.

To Robert de Aston, keeper of the lands, goods, and chattels in the county of Gloucester that belonged to Thomas, late earl of Lancaster, and to other rebels. Order to deliver to John de Brokenberewe all his lands, goods, and chattels, which the king previously ordered Robert to deliver to him because he sent Nicholas Prowet, his servant, well-armed in his place to Coventry in the king's service, the said Robert having deferred executing the said order because John wore at London and elsewhere the robes of John de Wroxhale, a late rebel, and a bendy garment (*vestem bendatam*); wherefore John has prayed the king to provide him with a remedy.

June 27.
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of Jollan Bavent, and to restore the issues thereof, as it appears by inquisition taken by the escheator that Jollan held at his death 10 acres of land, 2 acres of meadow, and a rent of 12*d.* and of a pound of pepper in the same (*sic*) town of Roger de Cobeldyk by the service of an eighth part of a knight's fee, and that he held no other lands in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, by which inquisition it was found that Ralph his son is his nearest heir and is aged 16 years.

To Robert Lewer. Order to restore to Robert de Hungerford his lands, together with the issues thereof, as the king wishes to shew grace to the said Robert, who has shewn by his petition before the king and his council that the said Robert Lewer took his lands in the county of Southampton into the king's hands by virtue of a certain commission from the king because Robert de Hungerford wore the robes of Thomas, late earl of Lancaster, and was his bailiff (?) in Colynggebourn and Everle, as it is testified before the king's council by the earl of Winchester and other trustworthy men that the said Robert de Hungerford has always borne himself faithfully towards the king and is now in his service.

July 5.
York.

To the constable of St. Briavels castle, or to him who supplies his place there. Order to deliver to John, bishop of Llandaff, without delay a moiety of the weir called 'Bikeswere' in the water of Weye near the said castle, as the right of himself and of his church, as it appears by inquisition taken by Thomas de Berkeleye, deceased, and John de Barewe that the said moiety, which is in the king's hands and in the constable's custody, is the right of the bishop and of his church of Llandaff, and has pertained to his bishopric from time out of mind, and that William de Breosa, late bishop

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Membrane 2—cont.

of that place, predecessor of the said John, was seised of the said moiety and demised it to William Hathewy for a term of years for 25s. yearly, and that during that term William Hathewy was constable of the castle, and immediately after him Grimbald Pauncefoot was constable, who occupied the said moiety because he understood that William Hathewy held it by reason of his office of constable, and that William de Breosa, the bishop, died in Grimbald's time, and that John Botetourt, who was afterwards constable of the castle, and John de Handlo, John de Wysham, and Roger Damory, afterwards constables there, occupied the said moiety in their times, and that the said William Hathewy, Grimbald, John Botetourte, John de Handlo, John de Wysham, and Roger paid nothing to the king for the said moiety, but occupied and detained the moiety by colour of their office, and the king learns by certificate of the late keeper of the office of treasurer of the exchequer and of the barons of the exchequer that it is contained in the taxation rolls at the exchequer of the goods and temporalities of the clergy of the bishopric of Llandaff that the bishop of Llandaff has the fishery of Bikeswere, which used to be let at ferm yearly to William Hathewy for 28s. (*sic*). By K. and pet. of C.

July 4.
York.

To James de Broghton, receiver of the issues of the lands in the county of Gloucester that belonged to the rebels. Order to restore to Robert de Ruyton of Coue[le], parson of the church of Dantesburn, his lands, goods, and chattels, and not to intermeddle further therewith, as the king learns by an inquisition taken by the sheriff of that county that Robert only served John Giffard, the king's rebel, in the celebration of masses and in the distribution of alms to the poor, and that in all other things he bore himself well towards the king and others whomsoever. By pet. of C.

MEMBRANE 1.

July 4.
York.

To Alan de Cubbeldyk, keeper of the lands in the county of Lincoln that belonged to Thomas, late earl of Lancaster, and to other rebels. Order to deliver to John de Hardreshill the manor of North Kelleseye, co. Lincoln, and to restore to him the issues thereof, as the king learns by inquisition taken by the sheriff of Lincoln that the said John lately demised the said manor to John Haunsard for life, rendering therefor 20*l.* yearly, and that it was contained in the deed that if John Haunsard failed to pay the said money within fifteen days after each of the two instalments thereof was due, then John de Hardreshill might enter and hold the said manor without let of the said John Haunsard, and that, as John Haunsard failed to pay 10*l.* due for Martinmas term last, John de Hardreshill entered the manor on Wednesday after St. Andrew, and held the same peacefully until St. Gregory the Pope last, at which time Robert Breton, then sheriff of that county, took the manor into the king's hands and delivered the custody thereof to the aforesaid Alan because John Haunsard was of the company of John de Moubray, the king's enemy, and adhered to him.

By pet. of C.

June 30.
York.

To Robert de Gaddusby, keeper of certain lands in the county of Leicester that belonged to the rebels. Order not to intermeddle further with a messuage, 40 acres of land, 2 acres of meadow, 3 acres of wood, and 10s. of rent in Bredon, and to restore any issues received therefrom to Emma, late the wife of William de Bredon, father of William de Bredon, as it appears by inquisition taken by the sheriff of that county that she was dowered of the above messuage, etc., after her husband's death, and that they belonged to her and not to the aforesaid William son of William on

1322.

Membrane 1—cont.

the day when they were taken into the king's hands, and the sheriff has returned that they were taken into the king's hands, by virtue of the king's order to take into his hands all the lands of the said William son of William, because the sheriff was given to understand that the premises belonged to the said William son of William.

By pet. of C. [1752.]

July 3.
York.

To Richard de Emeldon, keeper of the lands in the bishopric of Durham and in the county of Northumberland that belonged to the rebels. Order to amove the king's hands from the goods that belonged to John de Evre, and to permit L. bishop of Durham to do without hindrance what pertains to his office concerning the said goods, as the bishop has shown, by his petition before the king and his council, that although he ought to sequester all the goods of men dying within the bishopric until their wills be proved, the said Richard has taken into the king's hands the goods of the aforesaid John, asserting that he was the king's enemy, which he was not, and it appears by the certificate of the bishop and by an inquisition taken by him at the suit of Peter de Vernon, parson of the church of Stokesleye, made by another petition before the king and his council, that the said John was slain at Aukland, within the bishop's liberty, by certain malefactors, he being in the king's faith and peace.

By pet. of C.

July 6.
York.

To Simon de Dryby, keeper of the lands in the county of Gloucester that belonged to the king's enemies, or to him who supplies his place there. Order to restore to John Mautravers, the elder, his lands and goods at Wodesestre in that county, together with the issues received therefrom, as it was not the king's intention that the lands and goods of the said John, the elder, should be taken into his hands by virtue of his commission to the aforesaid Simon to take into his hands the lands of certain rebels in that county, wherein it was contained that he should take into the king's hands the lands and goods of John Mautravers, but that he should take into the king's hands the lands of John Mautravers, the younger, who adhered to the king's enemies, the said John Mautravers, the elder, having remained faithful to the king.

July 4.
York.

To Robert de Hungerford, keeper of certain lands in the county of Wilts in the king's hands. Order to inform himself by inquisition or otherwise of the reason for the lands and goods of John de Stodleghe, of that county, being taken into the king's hands, and if he find that they were taken into the king's hands because John did not come in person in the king's service against the rebels, or because he wore a bendy garment at London and elsewhere, he is ordered to restore the lands and goods and the issues thereof to the said John without delay, the said Robert having deferred executing the king's previous orders to restore the lands and goods, asserting that he did not know the cause of the taking of the lands and goods into the king's hands, because they were taken into the king's hands by the sheriff of that county and not by him.

July 8.
York.

To the *échevins* of the city of Tours. Request that they will hold the king's yeoman John Waleraund, their fellow-citizen, specially commended to them in making partition of his father's goods between him and certain others, so that a due proportion may be reserved for him, and that when he come to them he may feel that the king's prayers to them on his behalf have been fruitful, and that he may upon his return attest that they have been so, in order that the king may be bound to show grace to them in their affairs touching him, as the said John is serving the king usefully day by day, so that the king is unwilling to lose his service, on which account John cannot come to them before the Assumption to make the said partition according to their order.

Vacated, because in the sixteenth year, in the same month.

1322.

*Membrane 1—cont.*July 6.
York.

To John Porter of Stebbyng, keeper of the lands in the county of Essex in the king's hands. Order to deliver to John son of John de Kelveden his father's lands, together with the issues thereof from the time of his father's death, as it appears by inquisition taken by Master John Walewayn, escheator beyond Trent, that the lands of the said John de Kelveden were taken into the king's hands because he did not come in the king's service to the king at Aungre in that county, when the king was there, and that the lands are not held of the king, and that John son of the said John is his next heir.

By pet. of C. [11660.]

July 4.
York.

To Richard de Potesgrave, keeper of the lands that belonged to Thomas Colpeper in the county of Kent. Order to deliver to Thomas le Botyller and Alice his wife the arrears of two quarters of wheat and two quarters of oats yearly from the time of the keeper's appointment, and to deliver the same to them yearly so long as he has the custody of the said lands, and to permit them to have pasture for three beasts at La Bayehall, as the king learns by inquisition taken by Ralph Sauvage and the aforesaid Richard that the said Thomas Colpeper granted by deed to the said Thomas and Alice for their lives, in consideration of 18 acres of land in Pepunbery granted to him in fee by them, two quarters of wheat and two quarters of oats to be received yearly from his lands in that county at six terms in the year, and that he granted them pasture for three beasts with his beasts at La Bayehall.

July 3.
York.

To the treasurer and chamberlains of the exchequer. Order to receive the subsidy of 5*d.* in the mark granted to the king by the clergy of the provinces of Canterbury and York in aid of the Scotch war, when it has been collected by the diocesans or others deputed by them, to be paid for the expenses of the said war as quickly as possible.

July 7.
York.

To William Davy, receiver of the issues of the castles of Tuttebury and Meleburne and Donyngton and of the lands that belonged to Thomas, late earl of Lancaster, in the counties of Stafford, Derby, and Leicester. Order to pay the wages of the keepers of the said castles and lands, according to the certificate that the king has ordered Roger Beler, keeper of the castles and lands aforesaid, to make to him.

1321.

*MEMBRANE 35*d.**July 10.
Westminster.

William Moygne acknowledges that he owes to William de Pyncebek 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Richard de Badewe, clerk, Thomas de Hanyngfeld, William de Cycestre, Walter atte Pirye, and William le Clerk of Wodeham put in their place John Botiler or Henry de Suanton to sue for the delivery of certain tenements acquired by them from the priory of Bykenacre and taken into the king's hands by the escheator.

Robert le Bercher, merchant of Caen in Normandy, and his fellows of the same town put in their place William de Flete, citizen of London, to prosecute the causes and matters touching them within this realm, and to defend any arrests made upon them for any cause during the term of the king's grant to them that they shall not be arrested (*arestetur*) within the realm.

1321.

Membrane 35d—cont.

Nicholas Cerioli, merchant of Genoa, puts in his place Anthony Bachimum, merchant, to prosecute the matter of a recognisance for 200*l.* made in chancery by the prior of Newenham to Nicholas and to Thomas de 'Coronar'.

July 14. William de Bromwych, the younger, acknowledges that he owes to
Westminster. William de Bromwych, the elder, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

June 16. To the abbot of Cîteaux and other abbots about to assemble in the
Westminster. chapter-general at Cîteaux. The king thanks them for excusing John, abbot of Thame, from personal attendance at the chapter-general at the king's request upon another occasion because the abbot was engaged upon his affairs, and he now requests them to excuse the abbot from coming in person to the chapter aforesaid, as he is still engaged upon the king's affairs, and that they will consider him present although absent, and that they will make their letters excusing the abbot and transmit them by the bearer of the presents. By K.

Adam de Hicche acknowledges that he owes to Robert de Asshele 12 marks; to be levied, in default of payment, of his lands and chattels in London and in co. Hertford.

July 16. 'To the rector and brethren of Assherugg'. Request that they will admit
Westminster. into their house John Mote, the king's serjeant, who has long served the king and whom the king has caused to be sent to them, and that they will find him maintenance in all things during his life, in place of John le Longe, deceased, who had his maintenance in their house at the king's request, and that they will make him letters patent under their seal granting him such maintenance, certifying the king in writing by the bearer of their proceedings herein. By K.

July 18. William de Brettevill acknowledges that he owes to Robert de Kendale,
Westminster. knight, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

July 20. Geoffrey de Say, knight, acknowledges that he owes to John de Boreford,
Westminster. citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

July 20. John de Mikelham acknowledges that he owes to Robert de Kingsbury
Westminster. and Stephen de Pageham 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John de Daggeworth, knight, acknowledges that he owes to John Jordane of Stok Neyland and Richard Child of Debenham 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

William Bithewode of Wokingham acknowledges that he owes to Reymund de Farges, cardinal deacon of New St. Mary's and dean of St. Mary's Salisbury, and to Master John de Pinibus 450 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

July 26. Peter de Brixia, parson of the church of Briggeham, diocese of Norwich,
Westminster. and Ambrose de Castello, parson of the church of Springthorp, diocese of Lincoln, acknowledge that they owe to John Junctyn and his fellows, merchants of the society of the Peruzzi (*Peruch'*) of Florence, 12*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Lincoln.

1321.

Membrane 35d—cont.

John le Foulere, the younger, acknowledges that he owes to Master John de Blebury, parson of the church of Newenham Corteney, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Roger de Felton, knight, acknowledges that he owes to Godwyn Turk and John Sterre, citizens of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

July 25. Giles de Briauzon, knight, acknowledges that he owes to Robert de Westminster. Bardelby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

William son of William de Bonevile acknowledges that he owes to William atte Ram 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Marisco of Edelmeton and William de Fournays of London acknowledges that they owe to John de Cherleton, citizen of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

July 27. John Charceneys acknowledges that he owes to John de Aulton 60*l.*; to Westminster. be levied, in default of payment, of his lands and chattels in co. Kent.

July 26. To the prior provincial of the order of Friars Preachers and to the friars Westminster. of the same order about to assemble in their provincial chapter at Pontefract. Request for their prayers for the king and queen and their children. [*Fœdera.*]

John de Upton acknowledges that he owes to Thomas de Berkeleye of Cubberleye 60 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Matthew de Cranthorn acknowledges that he owes to Robert de Thorp, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Aug. 1. John son of Simon de Childecote acknowledges that he owes to John de Westminster. Bermyngeham, clerk, a moiety of a sack of wool, price 8 marks; to be levied, in default of payment, of his lands and chattels in cos. Derby and Stafford.

The abbot of Kyngeswode acknowledges, for himself and convent, that he owes to Master James Sinibaldi, archdeacon of Winchester, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Aug. 3. Thomas de Bella Fago, Roger de Bella Fago, and John de Legh acknowledge that they owe to Richard de Chissebech 80*l.*; to be levied, in default of payment, of their lands and chattels in cos. Berks and Oxford. Westminster.

Memorandum, that William de Ayremynne, keeper of the rolls of chancery, delivered the king's great seal, which he had in his custody under the seals of Sir Robert de Bardelby and Master Henry de Clif, clerks of the chancery, to the king under his own seal and those of the aforesaid Robert and Henry, in the king's white chamber in the palace at Westminster, on Friday, 24 July, in the 15th year, and the king received the seal into his hands, and delivered it to Sir Richard Camel to be carried to Queen Isabella, his consort, in the presence of the aforesaid William, ordering the queen to keep the seal in her possession and to deliver the seal to the said William daily when he should go to her for the seal to seal therewith, and to receive the seal after the sealing, to be kept until the king should cause other order to be

1321.

Membrane 35d—cont.

made; and the queen received the seal into her possession and kept it in form aforesaid. Afterwards, on 24 August, the king at the Tower of London ordered the aforesaid seal, which was then in his wardrobe under the custody of Sir Roger de Northburgh, keeper of the wardrobe, to be delivered to the said Sir William to be kept as before, and Roger delivered the seal to William, who received it from him, it being under his own seal and under those of the aforesaid Robert and Henry, and carried it with him to his inn of the *Conversi*, and there he, Robert, and Henry sealed writs with it after dinner, and the seal after the sealing remained as before in William's custody under the seals of Robert and Henry. Afterwards, on 23 October, the said William delivered the seal under his seal and those of Robert and Henry by the king's order to the queen in her chamber in the infirmary of the priory of Rochester for custody, and she received it from William, and delivered it to lady Elizabeth de Montibus to be enclosed in a chest, and from that day William sought the seal from the queen to seal therewith, and after the sealing he carried the seal back under the aforesaid seals to the queen to be kept.* On 3 November, to wit the morrow of All Souls, the aforesaid William, Robert, and Henry came to the king at Ledes by his order, and then the said seal was in the queen's custody as before. On 5 November at Mallyng' William, Robert, and Henry came to the king, and the seal was then in the king's custody, who delivered it to them, and they there sealed with it, and after the sealing they delivered the seal under their seals to the king. On 14 November the said Robert had licence from the king to leave the court on account of illness, as is contained in a memorandum lower down, and from then the seal remained in the king's custody under the seals of William and Henry. On 14 December following the said Henry was ill at Thacham and excused himself from going further with the king against the western parts; on the morrow the king, at Chilton near Hungerford, accepted Henry's excusal, and delivered the seal to William to do what pertained to the office upon this occasion, and William received it from the king under his own seal and that of Henry, and he opened it in a chamber in the manor there in the presence of Sir William de Clif, William de Horlaston, and other clerks of chancery, and sealed a few writs therewith, and after the sealing he carried the seal back to the king, in whose presence he put his seal to the said seal by the king's order, and the aforesaid William de Clyf and William de Horlaston likewise put their seals to it by the king's order in his presence, and the seal remained in the king's custody under the seals of the said William, William, and William, until 24 January, when the king delivered it to William de Ayremynne at Shrewsbury to be kept under the seals of the said William de Clif and William de Herlaston as before. From that time it remained thus in the custody of William, William, and William until 3 March, when William de Ayremynne delivered it to the king in the abbey of Merivale closed under the seals of William de Clif and William de Herlaston and his own, and during all the aforesaid time what had to be sealed was sealed by the aforesaid William, William, and William under the aforesaid seal. From 3 March the seal remained in the king's possession under the seals of the said William, William, and William, and [writs] were sealed therewith, etc., as above until—— [Incomplete.] [Parl. Writs.]

MEMBRANE 34d.

July 12. William Jarpunvill of Woketon acknowledges that he owes to Henry
Westminster. Jarpunvill 500*l.*; to be levied, in default of payment, of his lands and
chattels in co. Bedford.

* The enrolment is continued upon a schedule.

1321.

Membrane 34d—cont.

Henry Jarpunvill acknowledges that he owes to the aforesaid William 8 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John Russel acknowledges that he owes to Roger de Northburgh 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Rammeshull acknowledges that he owes to Henry Batestes 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

William de Alingio, parson of the church of Neuenton near London, acknowledges that he owes to Nicholas Stolf, merchant of Luca, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Nicholas de Hedersete, citizen and spicer (*potecar'*) of London, acknowledges that he owes to Peter Martini and his fellows, merchants of the society of William Peregrini of Montpellier, 7*l.* 18*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in London.

July 15. To the prior and convent of St. John's Drogheda. Request that they
Westminster. will admit into their house Isolda, late the wife of Nicholas de Renty, and that they will provide her with the necessaries of life for her lifetime, as the king wishes to provide her with the necessaries of life in consideration of her husband's laudable service and because he compassionates her great poverty.
By K.

William de Massyngham, merchant of London, puts in his place Edmund de Brisingham, clerk, to sue the matter of a recognisance for 30*l.*, made to him by William de Scothwe, clerk.

July 17. John de Reynham acknowledges that he owes to William de Leycestre,
Westminster. parson of Chynnore, 70 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Thunderle, citizen of London, acknowledges that he owes to Adam de Thunderle, his brother, 100 marks; to be levied, in default of payment, of his lands and chattels in London and the county of Essex.

John de Leye and Thomas de Bella Fago acknowledge that they owe to Richard de Chissebech 10*l.*; to be levied, in default of payment, of their lands and chattels in cos. Oxford, Buckingham, and Berks (*Bark'*).

July 20. Michael de Wath, parson of the church of Beford, diocese of York,
Westminster. acknowledges that he owes to Master William atte See 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Humphrey de Northwode acknowledges that he owes to John le Engleys of Rochester 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

The aforesaid John acknowledges that he owes to the aforesaid Humphrey 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

July 22. Henry Nasard, merchant of London, acknowledges that he owes to Hugh
Westminster. le Despenser, the elder, 120*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

1321.

Membrane 34d—cont.

John de Ellerker, the elder, acknowledges that he owes to Manent Francisci 32 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 22. Robert Elys son of Elias de Fordele of Great Yarmouth and John Tolle
Westminster. of Bongeye acknowledge that they owe to Stephen Craye, citizen of London, 40 marks; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Master John de Stratford, archdeacon of Lincoln, acknowledges that he owes to Master Walter de Barton 70 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Adam de Elsefeld acknowledges that he owes to Richard de Rodeneye 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

July 27. John de Rithre acknowledges that he owes to William de Ayremynn,
York. clerk, 9*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—R. de Bard[elby], one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

July 28. John de Ileford, clerk, acknowledges that he owes to Master Geoffrey de
Westminster. Eyton 21*l.* 4*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Philip de Beauveys of London acknowledges that he owes to Walter Waldeshof 25*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Henry Isaak acknowledges that he owes to Laurence de Rustiton 2 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

William son of Ranulph le Clerk of Harewe acknowledges that he owes to Walter de Redeswell, 'mercator' of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

July 29. John de Drokenesford, bishop of Bath and Wells, acknowledges that he
Westminster. owes to William Peverel 100 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

The said bishop acknowledges that he owes to the said William 20 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

July 30. John de Siddingbourne came before the king, on Thursday after
Westminster. St. James the Apostle, and sought to replevy to Nicholaa, late the wife of John de Hurtrigg, her land in Yertecumbe, which was taken into the king's hands for her default before the justices of the Bench against Robert de Lestre. This is signified to the justices.

July 31. John de Crickelade acknowledges that he owes to William de Rammes-
Westminster. hull 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Geoffrey de Cornubia, knight, acknowledges that he owes to William de Sancto Johanne and John de Toucestre of Hynton 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

1321.

Membrane 34d—cont.

John son of John de Hynton, knight, acknowledges that he owes to John de Toucestre of Hynton 50 marks ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Hugh de Farndon, clerk, acknowledges that he owes to Master John le Mareschal of Wodestrete, citizen of London, 100s. ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Ralph de Northampton acknowledges that he owes to William de Toucestre, clerk, 11 marks and 10s. ; to be levied, in default of payment, of his lands and chattels in co. York.

Peter de Salso Marisco, knight, acknowledges that he owes to John de Ellerker, the elder, 100s. ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Aug. 1. Robert le Keu of Irstede acknowledges that he owes to Master Simon de Westminster. Creyk 17*l.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Glaunvill of Gretford acknowledges that he owes to William de Pyncebek 105s. ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Aug. 1. Denis Alani acknowledges that he owes to Richard de Middelton, the Westminster. king's pantler, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Aug. 3. Richard de Arlerford, parson of the church of Hoghton, diocese of Westminster. Winchester, acknowledges that he owes to John, bishop of Bath and Wells, 500*l.* ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Aug. 1. Peter de Malo Lacu, the elder, acknowledges that he owes to Bartholo- Westminster. mew de Badelesmere 20,000*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Bartholomew de Badelesmere acknowledges that he owes to the said Peter 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Kent.

Roger Gacelyn, lord of Catmere, acknowledges that he owes to Warin de Insula, knight, 40*l.* ; to be levied, in default of payment, of his lands and chattels in co. Berks.

John Curzon, knight, acknowledges that he owes to William March of Stanhowe, 4*l.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Ferariis acknowledges that he owes to Richard de Kent, tanner (*alutario*) of London, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Simon de Perpount, knight, acknowledges that he owes to John de Triple 60*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Suffolk.

Aug. 5. William de Canefeld acknowledges that he owes to Roger de Northburgh Westminster. 60s. ; to be levied, in default of payment, of his lands and chattels in the city of London.

1321.

Membrane 34d—cont.

Francis Bacheme acknowledges that he owes to Abel le Botiller 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William, abbot of Waverle, acknowledges, for himself and convent, that he owes to Hervey de Stanton and John de Brudeford, executors of the will of Henry de Guldeford, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

MEMBRANE 33d.

Aug. 6. Ranulph de Dacre, knight, acknowledges that he owes to Manent
Westminster. Francisci, merchant of Florence, 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Cumberland and Westmoreland.

Cancelled on payment.

John son of Peter de Draycote acknowledges that he owes to John de Heronvill 20 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Nicholas de Marisco acknowledges that he owes to Edmund le Botiller of Ireland 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

John de Enefeld, knight, acknowledges that he owes to William de Greyville 53*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Aug. 5. To H. king of Almain. The king has received complaint from Hugh de Wir-
Westminster. cestre, citizen of London, that whereas he lately sold and delivered to Henry de Hatthorp and John Sater, Germans (*Teutonici*), of the town of Lubyk, in the king of Almain's power, certain wares for 80*l.*, as appears by their letters in his possession, the said Henry and John secretly left the realm and returned to Lubyk without paying him; and the king frequently requested the burgomasters, aldermen, and bailiffs of Lubyk to hear Hugh's complaint, and to cause Henry and John to satisfy him or his attorney for his debt and damages, but they have not done so: the king therefore requests the king of Almain to order justice to be done to Hugh, so that it may not behove the king to provide him with another remedy, certifying the king of his proceedings.

Aug. 7. William Herlyson acknowledges that he owes to John de Chelmesford,
Westminster. clerk, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Enrolment of grant by Robert de Neuwerk to John de Ellerker, the elder, that John may hold for ever all the lands in Staunford, co. Lincoln, and in Staunford and Bradecroft, co. Rutland, which John has of the demise of Robert and Matilda his wife, saving to Robert and Matilda, or the survivor, 10 marks of yearly rent to be received from the lands in co. Lincoln and 2 marks from the lands in co. Rutland, which rents John previously granted them for life. Witnesses: John de Denum; William de Denum; William de Elmeden; Thomas de Pontefracto; Nicholas de Staunford. Dated at London, 4 August, 15 Edward II.

Memorandum, that the aforesaid parties came into chancery at Westminster, on 7 August, and acknowledged the above deed.

Enrolment of deed of the aforesaid John, witnessing that whereas the said Robert de Neuwerk and Matilda his wife acknowledged in the king's court at Westminster, before William de Bereford and his fellows, justices

1321.

Membrane 33d—cont.

of the Bench, in the octaves of Martinmas, 14 Edward II., that four messuages, two shops, a garden, 53 acres of land, 6 acres of meadow, and 4 acres of pasture in Staunford, co. Lincoln, and 10 acres of land and 7 acres of meadow in Staunford and Bradecroft, co. Rutland, were the right of the aforesaid John, and rendered them to him in the same court, the said John hereby grants that neither he nor his heirs nor assigns shall vouch Robert or Matilda to warranty of the above lands, and if it happen that he or his heirs do so, he grants that Robert or Matilda and their heirs shall not be bound to warranty in any court by virtue of any charter of his or of any fine concerning the said lands previously levied, and he acquits them of any such warranty. Witnesses: William de Denum; John de Denum; Geoffrey le Scrop; William de Elmedon; George de Shupton; John de Lufwyk; Clement de Melton of Staunford; Nicholas de Staunford, clerk. Dated at Westminster, 10 December, 14 Edward II.

Memorandum, that John came into chancery at Westminster, on 7 August, and acknowledged the above deed.

Aug. 8. John son of Osbert Giffard acknowledges that he owes to John
Westminster. Mautravers, the younger, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Thomas Blount and John de Langethorpe acknowledge that they owe to Master Jordan Moraunt 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Eleanor, late the wife of Henry de Segrave, and executrix of his will, puts in her place Theobald Poleyn against John de Acree in a plea of debt acknowledged in chancery.

Aug. 8. John de Clifford, knight, acknowledges that he owes to Richard de
Westminster. Chissebech 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Agnes de Greneville acknowledges that she owes to William Payen of Eistaues 20 marks; to be levied, in default of payment, of her lands and chattels in co. Essex.

Robert de Norton, parson of the church of Hemelton, diocese of Worcester, Richard de Norton, parson of the church of Buckenhale, diocese of Lincoln, and John de Norton acknowledge that they owe to Master John de Turleria 280 marks; to be levied, in default of payment, of their lands and chattels in cos. Worcester and Lincoln.

John Pipard acknowledges that he owes to Roger Damory 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Warwick.

Aug. 9. Nicholas Belle of Boston acknowledges that he owes to John de Ryther
Westminster. 5 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Aug. 9. To R. count of Flanders. The king has received his letters requesting
Westminster. him to restore to Peter Grothost and other burgesses of Bruges a ship whereof William son of Verbertonden of Sluys was master (*nauta*), and the goods and merchandise (*mercaturis*) found in her, arrested, it is alleged, without reasonable cause by certain of the king's subjects. The king had, before receiving the count's letter, ordered certain of his officials and ministers to do justice to the said burgesses and master in this matter, and he wishes the count to know that he is and will be prepared to exhibit justice to the count's subjects in this and other matters.

1321.

Membrane 33d—cont.

William de Marisco of Glinde and William Roce of Totyng', acknowledge that they owe to the abbot of Bec Hellouin and the prior of Okeburn, his proctor-general in England, 480*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Thomas son of Thomas de Bray, the elder, acknowledges that he owes to William de Sancto Johanne and John de Toucestre 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert de Neuburgh acknowledges that he owes to William son of John Waldebeef 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

The aforesaid William Waldeboef puts in his place Henry de Wenlond to sue the above recognisance.

Aug. 10. Thomas de Hauvill acknowledges that he owes to Robert de Watevill
Westminster. 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Simon de Clondolcan acknowledges that he owes to John de Hothum, bishop of Ely, 100*l.*; to be levied, in default of payment, of his lands and chattels in England and Ireland.

Roger Rouaud acknowledges that he owes to Henry Tyeyes 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. Devon and Oxford.

Aug. 12. William Tankard, parson of the church of Netherhardres, diocese of
Westminster. Canterbury, acknowledges that he owes to Nicholas de Scorby 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

MEMBRANE 32d.

Aug. 3. Brother Thomas Larchier, prior of the Hospital of St. John of Jerusalem
Westminster. in England, acknowledges that he owes to Francis Bacheme and Joan his wife 322*l.*; to be levied, in default of payment, of the lands and chattels of the Hospital in cos. Leicester and Northampton and in the city of London.

Cancelled on payment.

The aforesaid Thomas acknowledges that he owes the aforesaid Francis 100*l.*; to be levied as above.

Cancelled on payment.

Enrolment of deed of the aforesaid Francis, witnessing that whereas the aforesaid prior has acknowledged that he owes to him 100*l.*, and that he owes to him and Joan his wife 322*l.*, he hereby grants that if the prior pay the latter sum in the house of Clerkenwell near London at certain terms, the prior shall be quit of both the above sums. Dated at London, 3 August, 15 Edward II.

Memorandum, that Francis come into chancery at the house of the *Conversi*, London, on the said day, and acknowledged the above deed.

The aforesaid brother Thomas Larchier acknowledges that he owes to the aforesaid Francis and Joan his wife 120*l.*; to be levied, in default of payment, of the lands and chattels of the Hospital in cos. Leicester and Northampton.

Cancelled on payment.

The aforesaid Thomas acknowledges that he owes to the said Francis 20*l.*; to be levied as above.

Cancelled on payment.

1321.

Membrane 32d—cont.

Enrolment of deed of the aforesaid Francis witnessing that whereas the aforesaid Thomas has acknowledged that he owes to Francis 20*l.* and to Francis and his wife 120*l.*, the said Francis hereby grants that Thomas shall be quit of both sums upon payment of 120*l.* Dated at London, 3 August, 15 Edward II.

Memorandum, that Francis came into chancery at the house of the *Conversi*, London, on the said day, and acknowledged the above deed.

Enrolment of agreement between the aforesaid prior Thomas and Francis, whereby Francis demises to the prior the manors of Witham, Cressyng', and Hanyngfeld, with all appurtenances, which Francis had of the demise of Anthony Pessaigne for 20 years from Michaelmas, 8 Edward II., who had them of the demise of brother Albert de Nigro Castro, Philip de Graignana and Leonard de Tybertis; to have and to hold to the prior until the end of the above term, rendering therefor 50*l.* yearly to Aymer de Valencia, earl of Pembroke, in acquittance of the said Anthony and Francis, and doing the services therefor due to the chief lords of the fee. For payment of the above sum yearly, the prior charges his manors and lands, and he remits to France any action for waste in the manors hereby demised. Francis has sold to the prior for a sum of money paid beforehand all the crop of the said lands and all other goods in the said manors. Dated at London, 2 August, 15 Edward II.

Memorandum, that the prior and Francis came into chancery at the house of the *Conversi*, London, on the said day, and acknowledged the above deed.

Aug. 5. Ralph le Taverner of Mallyng' acknowledges that he owes to Walter
Westminster. Colepeper 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Master John de Stratford, archdeacon of Lincoln, Master Robert de Stratford, parson of Stratford-on-Avon, John de Stratford, parson of the church of Overbiry, diocese of Worcester, Master William Mees, parson of the church of St. Mary, Northberkhampstede, and Richard de Ragenhull, parson of the church of Bernolby, diocese of Lincoln, acknowledge that they owe to Master Thomas de Luda, Peter de Dalderby, Master Elias de Muskham, and Master Thomas de Langetoft, canons in St. Mary's Lincoln, 180*l.*; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and Worcester.

Patrick de Suthayk acknowledges that he owes to William de Kirkeby, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

William de Kancia acknowledges that he owes to John de la Broke, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

July 2. To the sheriff of Stafford. Order to cause regard to be made in the
Westminster. forest of Cannock (*de Canoko*) before Michaelmas next, before the coming of the justices of the forest.

[*Capitula.*]

Aug. 6. The like to the sheriff of Northampton for regard to be made in the
Westminster. forest of Whitlewod before Michaelmas.

March 6. The like to the sheriff of Northampton for regard to be made in the
Elford. forest of Whitlewod before the quinzaine of Easter.

April 7. The like to the sheriff of Buckingham for regard to be made in the
aforesaid forest before the Ascension.

1321.

Membrane 32d—Schedule.

Aug. 13. To Philip de Aylesbury. Order to come to the chancery upon receipt of
Westminster. this order, to do and to receive what shall be then enjoined upon him.
By C.

Aug. 15. To R. count of Flanders. The king has received complaint from Simon
Westminster. de Eldington, citizen and merchant of Lincoln, that whereas he lately caused seven sacks of his wool, price 14*l.* a sack, to be put in a ship of Sluys (*Sclusa*) in Flanders, whereof Baldwin Skenk of Sluys was master, at Boston to take the same to parts beyond sea where the staple of wool then was, in order to trade therewith, certain malefactors of Flanders, to wit of the towns of Sluys, Sliperdam, Hok, Muth, Monekrode and Damme (*del Dam*), attacked and carried away the said ship upon her voyage thither; wherefore the king requests the count to enquire into the matter and to cause justice to be done to the aforesaid Simon, as he would wish the king to do in like case for his subjects, so that it may not behove the king to provide a remedy in the count's default. He is desired to send an account of his proceedings herein by the bearer hereof.

To the same. Like letter in favour of John Tumby of Boston, who has complained that whereas he caused ten sacks of his wool, price 12*l.* 10*s.* 0*d.* a sack, to be loaded at Boston in a ship of Antwerp (*Anvers*) in Flanders, whereof the master was William Barfot of Antwerp, to take the same to parts beyond sea where the staple of wool then was, certain malefactors of the aforesaid towns attacked and carried away the said ship.

Aug. 14. To the same. Like letter in favour of John de Tumby and Hugh de
Westminster. Claxby of Boston, who have complained that whereas they caused sixteen sacks of wool, value 189*l.* sterling, to be loaded at Boston for the above purpose in a ship of Sluys, whereof Baldwin Skenk was master, ten sacks, price 12*l.* a sack, belonging to John, and six sacks, price 11*l.* 10*s.* 0*d.* a sack, belonging to Hugh, certain malefactors of the aforesaid towns attacked and carried away the said ship.

Aug. 28. To Edmund, earl of Kent, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place. Order to cause proclamation to be made forbidding any person of the aforesaid ports damaging the men or mariners of the towns of La Pole, Weymouth, Melecombe, Lym, and Southampton and other towns of the adjoining parts, by land or by sea, or attempting anything against them by reason whereof the king's peace may be injured, under pain of forfeiture of all that they can forfeit, as the king understands that great dissension has lately arisen between the barons of the Cinque Ports and the said men and mariners of the western parts, and that homicides, depredations, and burning of ships and other damages have resulted. He is ordered to cause six barons of the aforesaid ports to come before the king and his council at Westminster in the quinzaine of Michaelmas next with full power to propound any complaints against the aforesaid men and mariners, and to do what shall be ordained by the king's council in this behalf.
By K. and C.
[*Fœdera; Parl. Writs.*]

Aug. 22. To the sheriff of York. Order to pay to Henry de Malton and Simon
Westminster. Lovel, knights of that shire, their expenses for attending the parliament at Westminster in three weeks from Midsummer last.
By K.
[*Parl. Writs.*]

The like to the sheriffs of other counties to pay the knights of the same. [*Ibid.*]

1321.

Membrane 32d—Schedule—cont.

Aug. 22. To the bailiffs of the city of York. Order to pay to Thomas de
Westminster. Pontefracto and Thomas de Preston, burgesses (*sic*) of the city, their
expenses in attending the aforesaid parliament. By K.

[*Ibid.*]

The like for the burgesses of nine other cities and boroughs. [*Ibid.*]

Aug. 26.
Westminster.

To the mayor, bailiffs and men of the city of Lincoln. Order to deliver to the Friars Minors in that city all charters and muniments touching them and their house that are in the custody of the mayor, bailiffs, and men, as the friars have shewn the king that they are inconvenienced frequently because the charters and muniments relating to them and their place of residence in the city are in the custody of the mayor, bailiffs, and men, and that they cannot inspect the same when necessary. If there be any composition previously made or any other cause by reason whereof the charters and muniments ought to remain in the custody of the mayor, bailiffs, and men, they are then to cause a copy of the charters and muniments to be made and delivered to the friars, certifying the king of of their proceedings herein.

To the same. The aforesaid friars have shewn to the king that the said mayor, bailiffs, and men, for the better protection of the city, have broken the enclosures of the friars that previously joined to the wall of the city, and have broken and blocked up certain private chambers contiguous to the said wall, to the damage and danger of the friars, who have besought the king to aid them in this matter; the king therefore orders the said mayor, bailiffs, and men to cause the enclosures to be re-made and the chambers to be opened out, provided that suitable gates be made in the enclosures whereby access may be had to the walls of the city there, certifying the king of their proceedings herein without delay. By K.

MEMBRANE 32d—Schedule, dorse.

Aug. 11.
Westminster.

Ingelram de Caukewell of Vendovre acknowledges that he owes to Robert de Fenelis, knight, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Aug. 12.
Westminster.

Nicholas Belle of Boston acknowledges that he owes to John de Rithre 6 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John Moryn puts in his place Theobald Poleyn and John de Evesham, clerk, to sue for the execution of a recognisance for 16 marks made to him in chancery by Nicholas de Huntercumbe.

Roger Ruaut acknowledges that he owes to Thomas West 40 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John de Drokenesford, son of Michael de Drokenesford, acknowledges that he owes to Nicholas Hastolphi and James Jecy, merchants of Luca, 24 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John son of Reginald de Walyngford acknowledges that he owes to James Beauflour, citizen of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

William de Weldone acknowledges that he owes to John de Yerdhill 60*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Aug. 12.
Westminster.

Payn de Vilers of Kynalton acknowledges that he owes to Ralph Basset of Drayton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

The aforesaid Payn acknowledges that he owes to Ralph 80*l.*; to be levied as above.

1321.

Membrane 32d—Schedule, dorse—cont.

John Mautravers, the younger, puts in his place Thomas de Evesham and John de Evesham to sue for the execution of a recognisance for 15*l.*, made to him by William de Faucumberge and of another for 500*l.* made to him by Henry de la Hyde of Pymperne.

John de Cobham, knight, acknowledges that he owes to Robert de Redyngges 22 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Robert de Gransete acknowledges that he owes to Thomas de Scalariis of Whaddon 30 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

John Mauduyt, knight, and John Inge, knight, acknowledge that they owe to Master John Walewayn, clerk, 200 marks; to be levied, in default of payment, of their lands and chattels in cos. Oxford and Wilts.

Cancelled on payment.

Aug. 16. Geoffrey de Cornubia, knight, acknowledges that he owes to William Westminster. de Nevill, knight, 240 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Ferariis, knight, acknowledges that he owes to Michael le Couper, baker of London, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Robert de Wyboldeston, vicar of the church of Luton, diocese of Lincoln, acknowledges that he owes to Robert de Walkefare 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Richard de Holand, knight, acknowledges that he owes to John de Hustweit, prebendary of Flixton, in the church of Lichefeld, 54 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Richard Wauncy, parson of St. Nicholas, Gildesford, puts in his place John de Kardoil and Robert de Kirkeby to sue in chancery a writ of arrest against Thomas Conestable, parson of St. Mary's church, Gildesford.

Aug. 17. Herbert Pouger acknowledges that he owes to Richard de Holand, Westminster. knight, 10 marks; to be levied in default of payment, of his lands and chattels in co. Northampton.

John de Herlaston, parson of Normanton church, diocese of York, acknowledges that he owes to Nicholas de Falleye, William de Herlaston, and Edmund de Breckles, executors of the will of Gilbert de Roubury, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Aug. 20. William le Lou of Hermodsworth acknowledges that he owes to Westminster. Henry de Ditton 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Walter le Keu of Lincoln acknowledges that he owes to Robert de Bristoll, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in the county (*sic*) of London.

Simon de Kynardesle, knight, acknowledges that he owes to John de Chisenhale, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and London.

Cancelled on payment.

1321.

Membrane 32d—Schedule, dorse—cont.

Aug. 20. Hugh de Lincoln, burgess of York, acknowledges that he owes to Simon
Westminster. de Eycote, clerk, 40*l.*; to be levied, in default of payment, of his lands and
chattels in co. York.

Andrew Hod of Stikeney acknowledges that he owes to the aforesaid
Simon 40*l.*; to be levied, in default of payment, of his lands and chattels
in co. Lincoln.

Henry Norman, executor of the will of John Norman of Dunstaple, puts
in his place William de Burgh and John de Evesham to prosecute a recog-
nizance for 300*l.* made to him by the abbot of Kingeswode.

Enrolment of release by Peter son of John de Poton of Beghenham to
Master Henry de Clif, clerk, of his right in the lands that belonged to the
said John in Beghenham, which Peter had of John's gift. Witnesses: Sir
Robert de Bardelby, Geoffrey de Welleford, Adam de Brom, Thomas de
Evesham, clerks; William Scot; Adam de Nova Haia; Robert de Scarde-
burgh; Robert de Pontefracto. Dated at Westminster, Thursday after the
Assumption, 15 Edward II.

Memorandum, that Peter came into chancery, on the said day, and
acknowledged the above deed.

Aug. 22. Hugh Bossard of Knottying' acknowledges that he owes to William de
Westminster. Teken', merchant of Northampton, and Richard his son 60*l.*; to be levied,
in default of payment, of his lands and chattels in co. Bedford.

Matthew de Cranthorne acknowledges that he owes to Hugh de
Waltham 37*s.* 6*d.*; to be levied, in default of payment, of his lands and
chattels in co. Devon.

John Fleg of London acknowledges that he owes to Thomas Rys, gold-
smith of London, 10*l.*; to be levied, in default of payment, of his lands and
chattels in cos. Middlesex and London.

Adam de Bandon of London, merchant, acknowledges that he owes to
Bartholomew Thomasyn of London, 'spicer,' 64*l.*; to be levied, in default of
payment, of his lands and chattels in the city of London.

Aug. 24. John de Daggeworth, knight, acknowledges that he owes to Richard de
Westminster. Rothyng', citizen and vintner of London, 20*l.*; to be levied, in default of
payment, of his lands and chattels in co. Suffolk.

John Inge acknowledges that he owes to Richard Damory 100*l.*; to be
levied, in default of payment, of his lands and chattels in co. Oxford.

Henry, bishop of Lincoln, Elias de Wheteleye, prebendary of Lydington
in St. Mary's church, Lincoln, Master Walter de Maydenstan, parson of
Mersham church, diocese of Canterbury, Alan de Lughton, parson of
Alesby church, diocese of Lincoln, and William Albou, parson of Wodeton
church, diocese of Canterbury, acknowledge that they owe to Manent
Francisci, merchant, 300*l.*; to be levied, in default of payment, of their
lands and chattels in cos. Lincoln and Kent.

Cancelled on payment.

The aforesaid bishop acknowledges that he owes to the said Manent 300*l.*;
to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Aug. 24. John son of Thomas Soundy of Neuham acknowledges that he owes to
Westminster. Master Hugh de Morton 60*s.*; to be levied, in default of payment, of his
lands and chattels in co. Oxford.

1321.

Membrane 32d—Schedule, dorse—cont.

Aug. 25. Nicholas de la Beche acknowledges that he owes to Philip de la Beche, Westminster. the younger, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Hustwait, parson of the church of Barton in Ridale, acknowledges that he owes to John Gogeon, butcher of London, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Sancto Leodegario acknowledges that he owes to Roger de Mortuo Mari of Wygemor 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Berks.

Aug. 26. Ingelram Berenger acknowledges that he owes to John Giffard of Westminster. Brymmesfeld 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Buckingham.

Brother Thomas, abbot of Bruern (*Bruera*), acknowledges, for himself and convent, that he owes to Wulpinus Johannis and Bancus de Errys, merchants of Florence, 160*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Cancelled on payment.

William de Clyf, clerk, and Robert his brother, acknowledge that they owe to Adam de Brom, clerk, 10 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Reymund de la Brunye puts in his place John de Boloigne, citizen of London, and Reymund de Lymoges, merchant of Bordeaux, to prosecute in chancery a writ of arrest for 82*l.* 7*s.* 0*d.* made to him against the men of Flanders for robberies committed by them upon him.

MEMBRANE 31*d.*

Aug. 18. To Edmund, earl of Kent, constable of Dover castle and warden of the Westminster. Cinque Ports. or to him who supplies his place. Order to cause proclamation to be made in each of the said ports forbidding any person of those ports damaging the men or mariners of the towns of La Pole, Weymouth, Melecombe, Lym, and Southampton and towns of the adjoining parts, by land or by sea, or attempting anything against them by reason whereof the king's peace may be injured, under pain of forfeiture of all that they can forfeit, as the king understands that great dissension has lately arisen between the barons of the Cinque Ports and the said men and mariners of the western parts, and that homicides, depredations, and burning of ships and other damages have resulted. He is ordered to cause six barons of the aforesaid ports to come before the king and his council at Westminster in the quinzaine of Michaelmas next with full power to propound any complaints against the aforesaid men and mariners, and to do what shall be ordained by the king's council in this behalf. By K. and C. [*Parl. Writs.*]

To the bailiffs and barons of the port of Dover. Order to cause like proclamation to be made. [*Ibid.*]

The like to the bailiffs and barons of the following ports:

Hasting'.

Sandwich.

Romeneye.

Wynchelse. [*Ibid.*]

1321.

Membrane 31d—cont.

To the bailiffs and men of the town of [La Pole*]. Order to cause like proclamation to be made forbidding any one inflicting damage upon the barons or mariners of the Cinque Ports. [*Ibid.*]

The like to the bailiffs and men of the following ports :

Melcombe.

Southampton.

Weymouth.

Lynn. [*Ibid.*]

Aug. 26.
Westminster.

Thomas, abbot of Bruern (*Buera*) acknowledges, for himself and convent, that he owes to Peter Caynoly, merchant of Luca, 120 marks ; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Walter Bullok acknowledges that he owes to Henry Buscere of Malyns 100 marks ; to be levied, in default of payment, of his lands and chattels in London.

Cancelled on payment acknowledged by Cicely, late the wife of the said Henry, and by Alexander de Huchend', executors of Henry's will.

Thomas, son of Robert de Veer, earl of Oxford, acknowledges that he owes to Nicholas de Sniton, Henry de Sethesford, and John Danyel 160*l.* ; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Pelham of London, clerk, acknowledges that he owes to William de Ayremynn, clerk, 100*s.* ; to be levied, in default of payment, of his lands and chattels in cos. Hertford, Middlesex, and in the city of London.

Cancelled on payment.

James Beauflour of London acknowledges that he owes to William de Ayremynn, clerk, 9*l.* ; to be levied, in default of payment, of his lands and chattels in co. Bedford and in London.

Cancelled on payment.

Henry Caleys of Tykesovre acknowledges that he owes to Robert de Wodehous, clerk, 10*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Rutland and Northampton.

Cancelled on payment.

Henry Touk of Kelm acknowledges that he owes to Master Edmund de London 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

The said Henry acknowledges that he owes to Henry de Edenestowe, clerk, 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

The said Henry acknowledges that he owes to Robert de Kelm, clerk, 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Edmund de Wynton, citizen of that city, acknowledges that he owes to Richard atte See, citizen and fishmonger (*piscenario*) of London, 16 marks ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

July 12.
The Tower.

To the sheriff of Southampton. Order to take with him sufficient power of the county, and to go in person to the house of Holy Cross near Winchester and to the churches annexed thereto, and amove all lay or armed force from the said house and churches, and to conduct himself in

* The name of the town is omitted in the enrolment.

1321.

Membrane 31d—cont.

such wise that the execution of the king's orders to put Geoffrey de Welleford, whom he presented to the aforesaid house, in possession of the said house and churches may not be further delayed, and to imprison any one resisting the execution of this order, as the king has frequently ordered him to amove the lay or armed force from the aforesaid houses and churches, whereby the bishop of Winchester was prevented from inducting Geoffrey to the said house, and the sheriff has returned that the bailiff of the liberty of the bishop, whom the sheriff caused to have return of the writ, has answered that he went to the said house on Friday after the Translation of St. Thomas last to remove the lay or armed force, and that he found no force there nor anyone resisting him, for which reason he did nothing more in the matter, at which answer the king marvels, especially as it is testified before him by trustworthy men that a lay and armed force was then and is still in the aforesaid house, and that the bailiff's answer was made frivolously and derisively.

By C.

MEMBRANE 30d.

Aug. 18. To the keeper of the port of Dover. Order to permit the abbot of Westminster. Holmcoltran, of the Cistercian order, who is going to his chapter-general at Cîteaux by the king's licence, to cross from that port with 10*l.* for the expenses of himself and his train, provided that he make no *apportum* contrary to the statute. By K. on the information of R. de Northburgh.

Enrolment of process against Hugh le Despenser, the elder, and Hugh le Despenser, the younger. For the honour of God and of Holy Church and of the king, and for the profit of him and of his realm, and to maintain peace and quietness amongst his people, and to maintain the estate of his crown, the prelates, earls, barons, and other peers of the land, and the commune of the realm show the king against Sir Hugh le Despenser, the son, and Sir Hugh le Despenser, the father, that whereas Sir Hugh, the son, was nominated and agreed upon as king's chamberlain in the parliament at York (*Everwik*), when it was also agreed that certain prelates and other magnates of the realm should stay near the king by seasons of the year in order to counsel him better, without whom no great affair ought to be done, the said Hugh, the son, drew to him Sir Hugh, his father, who was not agreed upon in parliament to stay near the king, and between them they accroched to themselves royal power over the king, his ministers, and the guidance of the realm, and committed the evil deeds underwritten, encompassing the eloigning of the king's heart from the peers of the realm, in order to have themselves the sole government of the realm. First, that Sir Hugh, the son, was angered against the king, and made upon this anger a bill, whereby he would have had in alliance Sir John Giffard of Brymmesfeld and Sir Richard de Gray and others, in order to constrain the king by harsh measures to do his will, so that it was no fault of his that he did not do so, the tenor of which bill is here set out: 'Homage and oath of allegiance is more by reason of the crown than by reason of the king's person, and is more bound to the crown than to the person, and this appears in that before the estate of the crown be descended, no allegiance is due to the person, wherefore if the king by chance do not guide himself by reason in right of the crown, the lieges are bound by oath made to the crown to lead the king and the estate of the crown back again by reason, and otherwise the oath shall not be observed. The question now arises how one ought to guide the king, whether by suit of law or by constraint; by suit of law one cannot have redress, because he will have no judges but the king's, in which case, if the king's will be not according to reason, he will have nothing but error maintained and confirmed, wherefore it is needful in order to save the oath

1321.

Membrane 30d—cont.

that when the king will not redress or remove a matter that is evil and damaging for the common people and for the crown, it is to be adjudged that the matter shall be removed by harsh measures, for he is bound by oath to govern his people and his lieges, and his lieges are bound to govern in his aid and in his default.' Also by their conspiracy and evil deeds they guided and counselled the king evilly, so that his presence, which he ought by his duty to shew to the magnates and his people, and to answer the favours and right that they ask for, was not so shewn except at the will and the demand of the said Sir Hugh and Sir Hugh, thus ousting the king from his duty, contrary to his oath, and the hearts of the magnates and the people from their liege lord. Also they did not suffer the magnates of the realm or the good counsellors of the king to speak with the king or to approach him to give him good counsel, or the king to speak with them except in the presence and the hearing of Sir Hugh and Sir Hugh, or one of them, and at their pleasure and according to their demand and desires, in repelling the magnates and good councillors of the king from their good will towards the king, and accroching to themselves royal power, mastery, and sovereignty over the king's person. Also, in order to attain their evil and covetous wishes, for the disinheritance of the magnates and the destruction of the people, they removed the good and suitable ministers who were appointed by assent, and replaced them by other false and bad ministers of their conspiracy, who would not suffer right to be done, and appointed sheriffs, escheators, constables of castles, and others in the king's offices who were not suitable for the king or his people, and caused judges who were ignorant of the law of the land to hear and determine matters touching the magnates and the people, such as Sir Hugh, the father, Sir Ralph Basset, Sir Ralph de Camoys, Sir John Inge, and other their allies and sworn [adherents], and by conspiracy of such ministers and their false procurers and aiders caused the peers of the land to be falsely indicted by false jurors of their alliance, to wit the earl of Hereford, Sir John Giffard of Brymmesfeld, and Sir Robert de Mohaut, and other good men, coveting their lands, and so converted what ought to be to the maintenance of the peace and of good and the punishment of evil to the disinheritance of the magnates and the destruction of the people. Also they counselled the king falsely and maliciously to go with horses and arms to the parts of Gloucester, and caused him to march (*chivacher*) and his armed men of those parts to go against his good people, contrary to the form of *Magna Carta* and the award of the peers of the land, and so by their false and malicious counsels they would have caused war in the land for their own quarrel. Also, whereas the earl of Hereford and the lord of Wygemor were assigned by the king's order to go in war against Thlewelyn Bren, who had risen against the king in Glomargan, whilst the lands were in the king's hands by the death of the earl of Gloucester, the said Thlewelyn rendered himself to the said lords at the king's will, and the said lords promised him grace, and received him under such condition and delivered him to the king, and the king received him in such form, and afterwards, whilst the said lords were out of the land, the said Hugh and Hugh, who had accroched royal power as is aforesaid, took the said Thlewelyn and sent him to Kaerdif, after Sir Hugh, the son, was seized of his purparty there, and, seizing jurisdiction by their conspiracy where in this case they could have no jurisdiction according to reason, feloniously caused him to be there drawn, hanged, beheaded and quartered for a thing done in the king's time, and so seizing royal power and jurisdiction that pertained to the crown, in disinheritance of the crown, dishonour of the king and of the said lords of Hereford and Mortemer. Also they counselled the king evilly to take into his hands the lands and chattels of Sir Hugh Daudele, the son, and forjudged him of his lands without process of law, coveting to accroch those lands to Hugh, the son,

1321.

Membrane 30d—cont.

and by other false compassings he compassed to have the lands of Sir Roger Damary in order to attain the whole of the earldom of Gloucester, in disinherittance of the peers of the land. Also whereas the king granted, by letters patent in full parliament at Westminster, to the earl of Warwick that, if he died, his executors should have his lands during his heir's minority, which grant the king confirmed after the earl's death in his parliament at Lincoln at the request and by the assent of the peers of the land; the said Sir Hugh, the father, by the maintenance, abetting, and procurement of Sir Hugh, the son, caused the king to repeal this deed without reason, and to deliver to Hugh, the father, the wardship of those lands for his own profit, so defeating by their evil counsel what the king had granted in his parliaments by good counsel with the assent of the peers of the land. Also they have not suffered the king to take reasonable fines of the peers of the land and others who are within his fee, as has been usual heretofore, but, through coveting to attain such lands by the royal power accroched to them, they have caused undue hindrances to be put in such matters, expecting the lands to be forfeited, such as Sir John de Moubray for the lands of Gower, and of others, so making the king deny right in parliament, contrary to his oath. Also by their evil covetousness and the royal power accroched to them, they would not suffer the king to hear or do right to the magnates of the land concerning the representation made by them to him for him and themselves of the disinherittance of the crown and of them touching the lands that belonged to the Templars, and thus, by the royal power accroched to them, they have led the king, his council, and his prelates (*places*) so that the matters touching them or their allies have been undertaken and embraced by them, so that right cannot be done except at their will. Also the elect to bishoprics, abbeyes and priories, who ought of right to be received by the king when they have been elected in due form, cannot approach the king nor speak with him to seek his grace until they have made fine and payment to Sir Hugh, the son, at his will, and no one who had to seek grace from the king could attain any grace until he had made fine with him. Moreover, whereas John de Lacchelegh and others were condemned to prison for a trespass committed against the lady of Merk, to her damage of 1,100 marks, whereof they were attainted before Sir Robert de Maddyngle and his fellows, justices to hear and determine this trespass, and the said John was in prison at Colecestre by the award abovesaid, Sir Hugh, the son, accroching to himself royal power, sent the said John out of prison, contrary to the law of the land, before he had agreed with the said lady for the damages aforesaid, and caused him to sell his land to him and to levy a fine of the same. Which evil deeds aforesaid are well known and true, as is found by examination of the earls, barons, and other peers of the land. Wherefore we peers of the land, earls and barons, award in the presence of the king that Sir Hugh le Despenser, the son, and Sir Hugh, the father, shall be disinherited for ever as disinheritors of the crown and enemies of the king and his people, and that they shall be exiled from the realm of England, without returning at any time, except by assent of the king and of the prelates, earls and barons, given in parliament duly summoned. And we give them port at Dovre and in no other port to void and pass out of the realm between now and the feast of the Beheading of St. John the Baptist next, that day being counted. And if they stay in the realm of England after that day, or if they return afterwards, they shall be treated as enemies of the king and of the realm.* *French.*

Aug. 20. To the treasurer and barons of the exchequer. Order to cause the above
Westminster. consideration, which the king sends to them *sub pede sigilli*, to be published

* This is printed, from the recital in the process of annulment, *Membrane 13d—Schedule*, in *Statutes of the Realm*, i. 181.

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Membrane 30d—cont.

before them in the exchequer and to be enrolled in the rolls of the exchequer.

By K. and C.

The like, '*mutatis competenter mutandis*,' to the following :

Henry le Scrop and his fellows, justices to hold pleas before the king.

The justices of the Bench.

Whereas in order to pursue and attain the evil deeds abovesaid, because they cannot be attainted by process of law, since the said Hugh le Despenser, the father, and Hugh le Despenser, the son, had accroched to themselves royal power, and had at their will the king and his ministers and the direction of the law, the magnates of the land allied themselves together by an oath in writing and in other manners without the king's permission, and afterwards they and others have marched with banners displayed of the arms of the king and of their arms, and have taken and occupied castles, towns, manors, lands, goods and chattels of men of the king's allegiance, and have taken and imprisoned others, and have slain others, and have done many other things in overthrowing the aforesaid Hugh and Hugh and their allies and others in England, Wales, and the marches, whereof certain matters might be called trespasses and others felonies; which matters, having been done of necessity, ought not to be redressed or punished by rigour of law, and may not be so done without causing great trouble, or by chance worse war be in the realm, the said magnates pray the king, for the good of the peace and to assuage wrath and rancour (*racours*) and to make union in the land, and in order that he may have entirely the hearts and wills of his magnates and of his people to maintain and defend his lands and to make war upon his enemies, that it may be agreed in full parliament by the king, prelates, earls, barons, and the commune of the realm, that no magnate of the realm, earl, baron, knight, clerk, or esquire shall be impeached, aggrieved, or molested for any of the above acts from the commencement of the world until this day, and that other men of any condition whatever shall not be impeached, aggrieved, or molested for the felonies or trespasses aforesaid committed after Candlemas last until this day, at the suit of the king or others, before all such matters shall be discharged by such statute and accord, saving to everybody, except the aforesaid Hugh and Hugh, his reason to demand and recover his free tenement and his right without punishment on the king's part or rendering damage to the party, and that it shall also be granted by the king in the said parliament, by the assent of the prelates, earls, barons, and commune of the realm, that if any earl, baron, or magnate of the realm, by himself or by others to be named in his letters to the chancellor, between now and Michaelmas next wish to have pardon from the king of the suit of his peace and of what pertains to him of all manners of felonies and trespasses against his peace or of disobediences, contempts, conspiracies, secret confederacies, covenants or obligations made to the king in times past, he shall have the king's charter of pardon without giving a fee in chancery, and that all such writings wherever found shall be esteemed null, in order to have the hearts and wills of the magnates and people of his realm more wholly in his affairs, as is above said. *French.*

The matters aforesaid were annulled and cancelled by force of an award made in parliament at York in three weeks from Easter, in the fifteenth year of the reign, as is contained in a roll sewed pendent to this roll in the month of May next.

MEMBRANE 29d.

Sept. 5.
Sandwich.

John le Bakere of Plomstede acknowledges that he owes to John Sterre, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

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Membrane 29d—cont.

Aug. 25. To Philip, king of France and Navarre. Request that he will cause
Westminster. restitution to be made to Jakeminus de Reco, merchant of Genoa, of his great ship called '*Dromond*,' whereof he was master and owner, and of its tackle and victuals and merchandise contained in her, or satisfaction for the same, and that he will cause satisfaction to be made for his damages, in accordance with the king's previous requests and the promises of the king of France, the ship and cargo having been seized by Berengar, keeper of the ships of L[ouis], king of France, brother of the present king, at Les Dounes within this realm whilst under the king's protection. If such restitution and satisfaction be not made to the said merchant, the king will be unable to refrain from providing him with a remedy within this realm. The king of France is requested to send an account of his proceedings herein by the bearer. [*Fœdera*.]

Sept. 10. John de Rithre, son of William de Rithre, knight, acknowledges that he
Minster-in- owes to William de Ayremynne, clerk, 36 marks; to be levied, in default
Thanet. of payment, of his lands and chattels in co. York.—Master Henry de Clif, one of the keepers of the privy seal, received the acknowledgment.

Cancelled on payment.

George Salveyn, knight, acknowledges that he owes to William de Ayremynn, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.—R. de Bardelby, one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

To the sheriff of Southampton. Whereas the king lately recovered against Rigaud, then elect of Winchester, the presentation to the house of the Holy Cross near Winchester, void and pertaining to the king's gift by reason of the voidance of the bishopric of Winchester, to which house the king presented his clerk Geoffrey de Welleford, and afterwards being given to understand—[*Incomplete*.]

Vacated, because otherwise above.

MEMBRANE 28d.

Sept. 11. Thomas de Furnival of Shefeld, the elder, acknowledges that he owes to
Hadleigh. Edward de Monte Acuto, son of William de Monte Acuto, 300*l*.; to be levied, in default of payment, of his lands and chattels in cos. York, Nottingham, and Derby.

Cancelled on payment.

The said Thomas acknowledges that he owes to Hawise de Monte Acuto, daughter of the aforesaid William, 300*l*.; to be levied, in default of payment, as above.

The said Thomas acknowledges that he owes to Elizabeth de Monte Acuto, daughter of the said William, 40*l*.; to be levied, in default of payment, as above.

Sept. 12. John de Lilleburn, son of Master Laurence de Lilleburn, acknowledges
Minster-in- that he owes to Matthew de Essex, citizen of London, 100*l*.; to be levied,
Thanet. in default of payment, of his lands and chattels in co. Surrey.

John de Yerdhill and Alice his wife, daughter and co-heiress of Isabella, late the wife of Guichard de Hibburn, tenant in chief, put in their place John de Evesham to demand and receive in chancery Alice's purparty of the lands of the said Guichard and Isabella.

1321.

Membrane 28d—cont.

Henry Touk of Kelm' acknowledges that he owes to Richard de Rothyng' 16 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Thomas atte Boghe of London acknowledges that he owes to the said Richard 16 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Sept. 13.
Harwich.

Edmund de Cheyny acknowledges that he owes to William Fossard 33s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Sept. 18.
Harwich.

Walter de Gosehale came before the king, on Friday after the Exaltation of the Holy Cross, and sought to replevy to Nicholaa, late the wife of John de Hurtrugg, her land in Yertecoumbe, which was taken into the king's hands for her default before the justices of the Bench against Robert de Lestre. This is signified to the justices.

John de Brenton, citizen of London, acknowledges that he owes to Ralph de Empyngnam, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in the city of London and co. Berks.

Sept. 13.
Harwich.

Thomas de Wambewell of Shefte acknowledges that he owes to Geoffrey Serkon of Wylmereslay 200l.; to be levied, in default of payment, of his lands and chattels in co. York.

William atte Wode of Fancham acknowledges that he owes to Walter le Bevere, citizen of London, 30l.; to be levied, in default of payment, of his lands and chattels in cos. Kent and London.

Sept. 21.
Hadleigh.

The abbot of Waverle acknowledges that he owes to Vannus Grandonis, merchant of Florence, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Peter de Malo Lacu, knight, acknowledges that he owes to Nicholas Crane, citizen of London, 100l.; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

Cancelled on payment.

Sept. 21.
Hadleigh.

Alexander de Ledes came before the king, on Monday in the present feast of St. Matthew, and sought to replevy his land in Bolton near Wath, which was taken into the king's hands for his default before the justices of the Bench against Constance, late the wife of Robert de Helpergate of York. This is signified to the justices.

Sept. 16.
Harwich.

Thomas de Haverhill came before the king, on Wednesday after the Exaltation of the Holy Cross, and sought to replevy to William le Bakere and Felicia his wife their land in Westthurrok, which was taken into the king's hands for their default before the justices of the Bench against Beatrice, late the wife of William Trewe. This is signified to the justices.

Sept. 24.
Westminster.

Isabella, late the wife of Geoffrey Tonere, came before the king, on Thursday after St. Matthew, and sought to replevy her land in Uppecote, which was taken into the king's hands for her default before the justices of the Bench against Thomas de Uppecote. This is signified to the justices.

Sept. 24.
Westminster.

Roger de Brok acknowledges that he owes to John de Preston, ropemaker (*cordario*) and citizen of London, 200l.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

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Membrane 28d—cont.

Sept. 25. Robert de Hemenhale, who served the king and his father, is sent to the
Westminster. prior and convent of Norwich to receive in their house the same maintenance as Hugh Holdelond, now deceased, had therein at the king's request.
By K.

Sept. 26. Richard de Hangelton came before the king, on Saturday after
Westminster. St. Matthew the Apostle, and sought to replevy his land in Hangelton, which was taken into the king's hands for his default before the justices of the Bench against John de Benefeld. This is signified to the justices.

Elias de Salle of London acknowledges that he owes to William de Aldenham of London, goldbeater (*orbatour*), 40s.; to be levied, in default of payment, of his lands and chattels in the city of London.

Sept. 25. John son of William Syred, 'tannere,' came before the king, on Saturday
Westminster. after St. Matthew, and sought to replevy his land in Bekenefeld, which was taken into the king's hands for his default before the justices of the Bench against John de Alderigge. This is signified to the aforesaid justices.

Sept. 30. Roger de Brok and William his son acknowledge that they owe to John
Westminster. Joye, citizen and merchant of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. Hertford and Northampton.

Sept. 30. John son of Roger de Muryden came before the king, on Wednesday
The Tower. after Michaelmas, and sought to replevy his lands in Garston, which was taken into the king's hands for his default before the justices of the Bench against Roesia, late the wife of Roger de Muryden. This is signified to the justices.

Andrew de Pendok of Gloucestre acknowledges that he owes to William de Thunneyk, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

The said Andrew acknowledges that he owes to the said William 15 marks; to be levied, in default of payment, as above.

Cancelled on payment.

MEMBRANE 27d.

— The abbot of Kyngeswode puts in his place brother William de Wanden,
— his fellow monk, in a writ of *scire facias* concerning the abbot for a debt of 300*l.* that the abbot acknowledged in chancery that he owes to John Norman of Donstaple, deceased.

Sept. 29. Brother William de Aumenyl, master of the hospital of Burton St. Lazars,
Westminster. acknowledges that he owes to Roger Beler of Kirkeby 250*l.*; to be levied, in default of payment, of the hospital lands and chattels in cos. Lincoln, Leicester, and Norfolk.

Cancelled on payment, acknowledged by Alice, late the wife of the said Roger, and his executrix.

The said master acknowledges that he owes to William de Melton, chaplain, 100 marks; to be levied, in default of payment, as above.

Cancelled on payment.

Oct. 15. To William de Bevercote. Inhibition of his going out of the realm by
The Tower. virtue of any citation to appear out of the realm to answer concerning the prebend of Rampton, in the church of St. Mary, Suwell, the presentation

1321.

Membrane 27d—cont.

whereto the king recovered by reason of the archbishopric of York, then void, being in the late king's hands, the king having presented William thereto, and William having been admitted thereto by the ordinary and put in corporal possession thereof, as the king understands that some persons have caused William to be cited to appear outside the realm to answer concerning the same, the cognisance of which matter pertains to the king. He is forbidden to send any attorney (*responsalem*) without consulting the king.

By p.s.

Oct. 19.
Eltham.

To Edmund de Wodestok, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to arrest the said William in case he attempt to cross the sea from Dover or any other port in his custody in order to answer beyond sea in the above matter.

By p.s. [5863.]

Oct. 20.
Eltham.

To the prior and convent of Norwich. Order to grant to the king's yeoman Robert de Hemenhale the same maintenance in their house for life as Hugh Holdeland, deceased, had therein at the king's request, in accordance with the king's late request, to which they have replied that they are unable to do by reason of divers contributions of tithes and procurations incident to their house and other grievous expenses and unexpected accidents wherewith they are charged; which excuses the king regards as feigned and frivolous and as made in derogation of his right and for the exclusion of the aforesaid yeoman's maintenance.

By p.s. [5866.]

MEMBRANE 26d.

Enrolment of release by Peter de Bosham, son of Peter de Bosham, skinner and citizen of London, to Sir John de Chelmeresford, clerk, of his right in the tenement that John has of his gift in the parish of St. Mary of Bothawe, London. Witnesses: Hamo de Chiggewell, mayor of London; William Prodhomme and Reginald de Conductu, sheriffs; John Coton, then alderman of that ward; Edmund Cesyn, William Walram, Warin Mingge, and Robert Person, citizens of London. Dated at London, on Friday before Michaelmas, 15 Edward II.

Memorandum, that Peter came into chancery at Westminster, on the said day, and acknowledged the above deed.

Sept. 26.
Westminster.

To Edmund de Wodestok, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of St. Just, of the Premonstratensian order, to return home with his train, upon his finding sufficient mainpernors, abbots of that order or others within this realm, to answer to the king for his offences against the statute of Carlisle, provided that he make no *apportum* to parts beyond sea contrary to the said statute, the king having ordered the sheriff of Southampton to attach the abbot so that he have him before the king in fifteen days from Michaelmas to answer for the said offences, because the king was given to understand that the abbot, who came to the realm for the purpose of making a visitation of the monasteries and houses subjected to that order in this realm, imposed divers tallages and impositions upon the said houses contrary to the said statute.

By K.

Sept. 29.
The Tower.

Brother Hugh de Bello Campo, prior of Caldewell near Bedford, acknowledges, for himself and convent, that he owes to Nicholas Ceriolo, merchant of Genoa, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

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Membrane 26d—cont.

Thomas Halidey of Bedeford acknowledges that he owes to the said Nicholas 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

Simon de Duston and Thomas de Duston, his brother, acknowledge that they owe to William atte Ram of London 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Oct. 1.
The Tower.

John Bernard came before the king, on Thursday after Michaelmas last, and sought to replevy to William le Soutere the said William's land in Chalgrave, which was taken into the king's hands for his default before the justices of the Bench against John son of Richard le Smyth and Roger Gynful and Agnes his wife. This is signified to the justices.

Adam de Ely, citizen and fishmonger (*piscenar'*) of London, acknowledges that he owes to Henry de Breston, ropemaker of London, 12*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John Golde came before the king, on Thursday after Michaelmas, and sought to replevy his land in Wyndesore, which was taken into the king's hands for his default before the justices of the Bench against Ellen, late the wife of Richard de Langele. This is signified to the justices.

John de Duston of Northampton acknowledges that he owes to Simon de Duston and Thomas de Duston, his brother, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of release by Walter de Shorston to Richard, the abbot, and convent of Cirencestre of his right in a mill and 28 acres of land in Preston, concerning which he made plaint in the king's court that the jurors of an inquisition taken between him and Henry, late abbot of Cirencestre, before the late king's justices at Westminster, had made false oath, and he makes a general release of all actions. Dated at London, on Thursday after the feast of St. Faith, 15 Edward II.

Memorandum, that Walter came into chancery, on the said day, and acknowledged the above deed.

Enrolment of grant by William Box, son of Henry Box, late citizen of London, to Robert de Neuwerk of 24*s.* of yearly rent for life from William's messuage in London called 'Le Wolhous' and from a shop in front of the same, in the parish of St. Dunstan near the Tower, which shop formerly belonged to Henry Box his father, and lies between the tenement of Godwin Turk on the west and the tenement of Alexander Pik on the east, abutting on the south upon the highway leading to the Tower. Witnesses: Adam Lutekyn; John de Wrotham; William Haunsard; Alan Gille; John de Wymundham; Wymund Brother; Henry atte Cros. Dated at London, on Tuesday the eve of Midsummer, 14 Edward II.

Memorandum, that William came into the king's court at Westminster, on 10 October, in the 15th year of the reign, and acknowledged the above deed.

Enrolment of grant by Richard Austyn of Herlaston to Sir William de Herlaston, clerk, of 10*s.* of yearly rent from all his lands in Herlaston and Haselovre. Witnesses: Sir Richard de Verun, lord of Herlaston; Richard de Verun the younger; William le Curzun of Croxhale; William de

1321.

Membrane 26d—cont.

Stretton of Clifton; John de Penereth of Herlaston. Dated at Herlaston, on Sunday before Michaelmas, 15 Edward II.

Memorandum, that Richard came into chancery at Westminster, on 15 October, and acknowledged the above deed.

Bartholomew son of Gilbert de Titinges, Ralph de Mallyng, and Joan his wife, executors of the will of John de Anne, put in their place Richard de Welleford and Robert de Kelleseye to prosecute the matter of a recognisance in chancery for 100*l.* made to John by John de Basyng'.

MEMBRANE 25d.

Oct. 2. Brother Geoffrey, abbot of Medmeham, acknowledges, for himself and
The Tower. his convent, that he owes to William de Leyghton Busard, parson of the church of Swathefeld, 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Oct. 3. John Giffard of Botef' came before the king, on Saturday after Michael-
Sheen. mas, and sought to replevy his land in Astwell, which was taken into the king's hands for his default before the justices of the Bench against Richard Darsy and Alice his wife. This is signified to the justices.

John Omnibon of Thenford came before the king, on the aforesaid day, and sought to replevy his land in Thenford, which was taken into the king's hands for his default before the said justices against the aforesaid Richard and Alice.

John de Redenesse came before the king, on the aforesaid day, and sought to replevy to Henry Kixe of Estgate and Agnes his wife their land in the suburbs of Rochester, which was taken into the king's hands for their default before the justices of the Bench against Mabel, daughter of Henry Robyn.

Walter son of John le Moul came before the king, on the aforesaid day, and sought to replevy his land in Aylberton near Ledeney, which was taken into the king's hands for his default before the justices of the Bench against Payn de Norton.

Oct. 5. Walter Wolvithe of Bernyngton, parson of the church of Hyneton,
Sheen. diocese of Winchester, acknowledges that he owes to Thomas de Evesham, clerk, 60 marks; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Oxford.

Cancelled on payment.

Thomas de Evesham, clerk, acknowledges that he owes to the aforesaid Walter 60 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Worcester.

Cancelled on payment.

Oct. 5. Robert le Girdelere of Chepyng Barnet came before the king, on Monday
Sheen. after Michaelmas, and sought to replevy his land in Chepyng Barnet, which was taken into the king's hands for his default before the justices of the Bench against Christiana, late the wife of Thomas Bertelmeu. This is signified to the justices.

Thomas son of Geoffrey Honeman of Asshele acknowledges that he owes to John son of John de Gynes of Asshele 5 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

1321.

Membrane 25d—cont.

Felicia Leschetour of Coggeshale, daughter of Richard Leschetour of Coggeshale, acknowledges that she owes to Master John de Gloucestre, clerk, 30*l.*; to be levied, in default of payment, of her lands and chattels in co. Essex.

Brother Thomas, abbot of Bruern, acknowledges, for himself and convent, that he owes to Anthony Marocello and John Pizaquile of Genoa 100 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Cancelled on payment.

William de Merston acknowledges that he owes to William Pavely of Diryngton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas le Riche of Lolleworth acknowledges that he owes to Henry de Cantebr[ugge] 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Oct. 1.
The Tower. To the mayor and sheriffs of London. Order to arrest and imprison all narrators or inventors of false rumours whereby discord may arise between the king and his people, according to the late king's statute in his parliament at Westminster in the third year of his reign. By K.
[*Fœdera.*]

Oct. 7.
Porchester. Hugh Gamelegeye of Pokerych acknowledges that he owes to Geoffrey de Brokhole 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Walter Wace of Agmodesham acknowledges that he owes to John de la Haye, the elder, and John de la Haye, the younger, parson of the church of Dacet, 31*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Oct. 11.
Porchester. Walter de Nevill, knight, acknowledges that he owes to Robert de Kendale, knight, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William le Carter and Roger Louy, citizen of Worcester, acknowledge that they owe to Thomas de Evesham, clerk, and Robert his brother, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Cancelled on payment.

Roger Louy acknowledges that he owes to William le Carter of Worcester 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

John Herynglond and Henry Richeman acknowledge that they owe to Master Walter de Barton 24 marks; to be levied, in default of payment, of their lands and chattels in co. Bedford.

The prior of St. Mary's hospital without Bisshopesgate, London, acknowledges that he owes to John de Merton, parson of the church of Long Ditton, 26 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Robert de Baiocis acknowledges that he owes to Thomas de Burgo 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

1321.

*Membrane 25d—cont.*Oct. 15.
The Tower.

Roger son of Gilbert de Istelworth acknowledges that he owes to Stephen le Parker of London 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Simon Barry of Herdwyk acknowledges that he owes to Thomas de Evesham, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Oct. 18.
The Tower.

To the mayor, bailiffs, and whole community of Shrewsbury. Order to cause the walls, turrets, and other enclosures of the town to be strengthened and repaired, and the ditches to be cleaned, and to depute some men in whom they have confidence to keep the gates of the town, and to arrest and imprison any of the malefactors confederated together in co. Salop and adjoining parts who may come to the town, as the king is given to understand that they threaten to enter the town.

By K.

[*Fœdera.*]Nov. 13.
Westminster.

William de Hicche, chaplain, and Adam de Hicche, his brother, acknowledge that they owe to Master Adam de Ayremynn, clerk, 40*s.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

John son of Albric de Wyttebury acknowledges that he owes to Richard de Kaysho of Northampton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Laurence de Preston, the younger, acknowledges that he owes to Simon de Laushull 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Nov. 11.
Westminster.

To the sheriff of Warwick. Order to take with him John Pecche or other faithful subjects of that county, and to proceed without delay to the castle of Warrewyk, and to demand and receive the castle from those who hold it, and to arrest and imprison all such malefactors found therein, and to besiege the castle and take it if they refuse to deliver it up, as the king understands that Thomas Blaunfrounte and other malefactors have lately entered the castle and expelled the sheriff and his men therefrom. The king will speedily come to assist him if they refuse to deliver up the castle.

[*Fœdera.*]

By K.

MEMBRANE 24d.

Memorandum, that Master William de Weston, Master John de Shordich and Master Richard de Binteworth were sworn of the king's council on 18 October in the Tower of London.

Oct. 19.
The Tower.

William son of Walter de la Haye of Greneford acknowledges that he owes to William de Masshebury of Laufare Magdeleyne 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Edmund de Branketre acknowledges that he owes to John de Pulberwe 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Thomas le Ferour of Kyngestone acknowledges that he owes to John de Pulberwe 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Enrolment of deed witnessing that whereas a plea was moved before William de Bereford and his fellows, justices of the Bench, concerning the manor of Derhurst, co. Gloucester, between William son of William de

1321.

Membrane 24d—cont.

Derneford, knight, and of Clementia Bluet, late his wife, demandant, and William de Curlyngton, abbot of Westminster, and the convent of the same, tenants and impediens, the plea is now settled by the intervention of certain friends in this manner: that William has released to the abbot and convent and the church of St. Peter's Westminster his right in the said manor, and grants that he will warrant the said manor to the abbot and convent; and the abbot and convent have granted to him for life 11*l.* yearly and a robe yearly, such as the abbot gives to his esquires, or two robes in case the abbot give two robes yearly to his esquires, to be received from their manors of Chaddeſle, Langedon, and Castelmorton. Dated at Westminster, 17 May, 12 Edward II.

Memorandum, that the abbot come into the chancery at Westminster, on 20 October, in the 15th year of the reign, and acknowledged the above deed for himself and his convent.

Oct. 17. Master William de Maldon, clerk, has letters to the abbot and convent of
The Tower. Peterborough to receive the yearly pension that they are bound to find for one of the king's clerks by reason of the new creation of the abbot. By p.s.

Oct. 16. To the sheriff of Essex. Order to summon all knights and squires of
The Tower. his bailiwick to be with the king at the castle of Ledes, co. Kent, on Friday after St. Luke next, with horses and arms in as much power as possible, as the king proposes going to the said castle with Aymer de Valencia, earl of Pembroke, and John de Britannia, earl of Richmond, and other earls and magnates of the realm, in order to punish the disobedience and contempt against the queen committed by certain members of the household of Bartholomew de Badesmere and others staying in the said castle by his precept, in refusing to allow the queen to enter the castle, and hindering her doing so by armed force, which Bartholomew afterwards approved by his letters to the queen to have been done by his knowledge, which familiars afterwards slew certain men of the queen's household. The sheriff is to cause each of the knights and squires to know that the king will have such regard to each of them according to his estate that each shall consider himself contented. The sheriff is to certify the king of the names of those summoned. He is also ordered to cause 1,000 suitably armed footmen to be chosen within his bailiwick, and to bring them to the king at the said castle in person at the king's wages by the aforesaid Friday. He is also to cause proclamation to be made that the king is not going to the said castle by reason of any war or disturbance in the realm, but in order to punish the disobediences and contempts aforesaid, and to inhibit any one from attempting anything in breach of the peace, and to order everyone to maintain the peace to the extent of his power. He is also to cause proclamation to be made that all persons in his bailiwick between the ages of sixteen and sixty shall furnish themselves with suitable arms according to their estate without delay, and that they shall be ready to come to the king in his service when summoned. By K. and C.
[*Fædera; Parl. Writs.*]

The like to the sheriffs of Southampton and Surrey and Sussex. [*Ibid.*]

To the sheriffs of London. Order to cause proclamation to be made that the king is not going to the aforesaid castle by reason of any war, etc., as above, and to cause proclamation to be made as above for the preservation of the peace. [*Ibid.*]

By K. and C.

The like to all the sheriffs of England, except the sheriffs of Essex, Southampton, Surrey and Sussex. [*Ibid.*]

Oct. 23. To the sheriff of Essex. Order to summon all the knights and squires of
Rochester. his bailiwick to join the king as above, and to cause 1,000 footmen to be chosen and brought by him to the king, the sheriff having done nothing as

1321.

Membrane 24d—cont.

yet in execution of the previous order to this effect. He is to distrain and compel any any who shall be contrariant in this matter as he shall see fit.
[*Ibid.*]

By K.

Nov. 9.
Eltham.

Roger de Southcote of London acknowledges that he owes to Nicholas Crane, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Thomas son of Roger le Despenser of Langtoft acknowledges that he owes to Richard de Plaice and Thomas Brette 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 20.
Rochester.

To Robert, king of Sicily and Jerusalem. Letter commending to his favour brother Geoffrey, prior of Lenton, and requesting him to give audience to what the prior may have to prosecute before him, and to carry the same into effect.

The like to Philip, king of France and Navarre.

Nov. 11.
Westminster.

Hugh de Lincoln, citizen of York, and Andrew Hod of Stykeneye acknowledge that they owe to Walter de Karleton 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. York and Lincoln.

Robert son of Walter de Waloynes acknowledges that he owes to Reginald de Ardyngton and Petronilla his wife, executrix of the will of John de Aston, her late husband, 30 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Reginald de Swafham acknowledges that he owes to John Buntynng' 51*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Stokston acknowledges that he owes to William Fossard 36*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Sir Robert de Bardelby, clerk, who was for a time one of the keepers of the great seal together with Sir William de Ayremynn and Master Henry de Clif, had licence from the king on Saturday after Martinmas, to wit, 14 November, to leave the court by reason of his bodily impotence, so that he shall be discharged from that office from this time.

Nov. 14.
Westminster.

John de Shirefeld and Roger de Frowyk acknowledge that they owe to Henry Darcy, citizen of London, 120*l.*; to be levied, in default of payment, of their lands and chattels in cos. Southampton and Essex.

Stephen de Paris', citizen of London, puts in his place William de Thunneyk, clerk, to prosecute the matter of a recognisance in chancery for 40*l.* made to him by the prioress of Lurministre.

Nov. 16.
Westminster.

Philip de Hamelton, parson of the church of Westmelne, acknowledges that he owes to Roger de Brom 30 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

The aforesaid Philip acknowledges that he owes to the aforesaid Roger 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Nicholas son of Roger de Stevenhache acknowledges that he owes to Peter de Bedewelle of Stevenhache 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*MEMBRANE 23d.*Nov. 12.
Westminster.

To Thomas, earl of Lancaster. Inhibition of his being present at Doncaster on Sunday after the quinzaine of Martinmas next or elsewhere at any assembly made without the king's authority to treat of matters

1321.

Membrane 23d—cont.

touching the king and his realm, as the king understands that, notwithstanding the prohibition of holding assemblies without his licence, the earl has ordained the said day to treat for the reformation of the evils that he alleges have arisen from the king's evil councillors and for the purpose of bringing into the realm aliens and rebels from Scotland, and that the earl has directed letters to many of the king's subjects to attend the aforesaid treaty, which orders or requests he is forbidden to make without the king's licence.

By K.

[*Fædera*; *Parl. Writs.*]

To Humphrey de Bohoun, earl of Hereford and Essex. Inhibition of his attending the aforesaid assembly or obeying such mandates and requests of others than the king.

By K.

[*Ibid.*]

The like to the earls of Arundel, Surrey, Norfolk, and Athole, and to one hundred and two others. [*Ibid.*]

Nov. 18.
Romford.

To the mayor and sheriffs of London. Order to arrest all and singular bearing or publishing by writing or otherwise anything to the king's shame or opprobrium, and to send those thus arrested to the king for punishment, with the cause of their arrest, as the king learns that certain of his subjects have fabricated certain things to his shame and opprobrium, and that they have sent such things by divers writings to be published in the realm.

[*Fædera.*]

By K.

The like to all the sheriffs of England. [*Ibid.*]

Nov. 15.
Westminster.

To the sheriffs of London. Order to cause proclamation to be made that the king is not going to divers parts of his realm by reason of war or disturbance of the realm, but in order to provide a remedy for divers trespasses inflicted upon his people in divers counties by malefactors, and they are to inhibit any one from attempting anything to the breach of the king's peace, and to cause proclamation to be made that no one shall take or carry away victuals, goods or chattels without making due payment therefor, under pain of grievous forfeiture.

By K.

[*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

Nov. 30.
Broken Bridge
on Thames.

To the mayor of London. Order to guard the city diligently during the provincial council about to be celebrated there by the prelates of the province of Canterbury, as the king understands that certain suspect persons intend entering the city during the council under feigned pretences. In case any such suspect enter the city during the council, the mayor is to punish them as ordered by the king upon another occasion.

By K.

[*Fædera*; *Parl. Writs.*]

Nov. 28.
Broken Bridge
on Thames.

To Roger de Mortuo Mari of Chirk, justice of Wales. Order to come to the king at Cirencester on Sunday the feast of St. Lucy, to inform the king and his council concerning the state of Wales.

By K.

[*Ibid.*]

Nov. 30.
Broken Bridge
on Thames.

To John de Bello Campo of Somersete. Order to attack any of the king's subjects who may rise against the king, taking with him the *posse* of the counties of Somerset and Dorset, in which counties the king appointed him and John Meriet to collect the horsemen and footmen in order to set out with the king against the insurgents. He is furthermore enjoined to come to the king with the said horsemen and footmen.

By K.

[*Ibid.*]

The like to the following :

The said John Meriet in the aforesaid counties.

Andrew de Harcla in the counties of Northumberland, Cumberland and Westmoreland.

1321.

Membrane 23d—cont.

Simon Warde in co. York.

Thomas Bardolf, John de Thorp, and John Hauward in cos. Norfolk and Suffolk.

Hugh de Courteny and William Martyn in cos. Cornwall and Devon.

William de Kyme and Peter le Breton in the parts of Lyndeseye, co. Lincoln.

John de Somery, John de Segrave the elder, Ralph Basset, and Peter de Monte Forti in cos. Warwick, Leicester, and Stafford.

Oliver de Ingham and Robert Lewer in cos. Wilts and Berks.

William Rydel, constable of Bernard's Castle.

Rhys ap Griffith for the liberties and lands of West Wales and South Wales.

Griffin ap Res, knight, for the parts of North Wales. [*Ibid.*]*MEMBRANE 22d.*

Nov. 16. Richard, abbot of Kyngeswode, acknowledges, for himself and convent,
Westminster. that he owes to Nicholas Sperlyng' of Westhamme 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Adam de Crossum acknowledges that he owes to William de Ayremynn, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—Master Henry de Clif, one of the keepers of the seal, received the acknowledgment.

Nov. 27. William de Briggate of Dilham acknowledges that he owes to Robert de
Stratford- Bardelby, clerk, 38 marks; to be levied, in default of payment, of his lands
atte-Bow. and chattels in co. Norfolk.

Nov. 18. Geoffrey de Hertepol acknowledges that he owes to William de Ayremynn,
Romford. clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.—Master H. de Clif, one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

Nov. 28. John Gilebert son of William Gilebert acknowledges that he owes to
Broken Bridge William le Taillour of the Isle of Wight 100*l.*; to be levied, in default of
(Pontfret) payment, of his lands and chattels in co. Southampton.
on Thames.

Nov. 27. To the barons and men of the Cinque Ports. Letter thanking them for
Broken Bridge their services to the king and his progenitors and especially for keeping
on Thames. Hugh le Despenser, the younger, amongst them at the king's order from the manifold toils (*insidiis*) prepared for him by reason of his service to the king (*occasione nostri*) and for honouring the said Hugh in many ways.

By K.

Nov. 30. Richard son of Henry de Boclonde acknowledges that he owes to Walter
Broken Bridge Clement of Alswyk 200*l.*; to be levied, in default of payment, of his lands
on Thames. and chattels in co. Hertford.

Cancelled on payment.

Nov. 30. To the sheriff of Kent. Order to cause proclamation to be made prohi-
Broken Bridge biting any one attempting anything contrary to the king's late proclamation for the preservation of the peace, and to arrest any one doing the contrary, certifying the king of the names of those thus arrested. By K.

[*Fœdera.*]The like to all the sheriffs of England. [*Ibid.*]

1321.

Membrane 22d—cont.

Nov. 30.
Broken Bridge
on Thames.

To the sheriff of Kent. Order to warn and enjoin all knights and squires of his bailiwick to come to the king with horses and arms at Cirencester on Sunday the feast of St. Lucy the Virgin, ready to set out with the king for the correction of the oppressions of his people in divers counties, certifying the king of the names of those thus warned. He is to inform the knights and squires that the king will consider as disobedient those who do not come to him after the warning, and will not number them with his well-wishers.

By K.

[*Fœdera; Parl. Writs.*]

The like to all the sheriffs of England.

To the sheriff of Gloucester. Order to cause all the footmen of his bailiwick between the ages of sixty and sixteen to be conducted to the king at Cirencester, so that they be there suitably armed on Sunday aforesaid, certifying the king of the names of their conductors. The king gives him power to punish any who may oppose him in this matter.

By K.

[*Ibid.*]

The like to the sheriff of Wilts and the sheriff of Oxford and Buckingham. [*Ibid.*]

Enrolment of release by Richard de Wilmeleghton, merchant of Warwick, to Henry le Palmare of Seggesbarwe, chaplain, of his right in 4s. of rent from half a virgate of land in Aldrinton and of his right in the same land. Witnesses: William de Brocworthe; Robert de Aston; Richard de Foxcote; Thomas de Evesham, clerk; Simon de Bercheston. Dated at Gloucester, 11 February, 15 Edward II.

Memorandum, that Richard came into chancery at Gloucester, on the aforesaid day, and acknowledged the above deed.

Dec. 3.*
Isleworth.

To Roger de Mortuo Mari of Wygemor. Order to cause Ralph de Gorges to be released from the custody wherein he holds him, or to signify the king his reason for not obeying this order.

By p.s. [5911.]

Enrolment of agreement sealed by John, duke of Brittany, between the king, for all the merchants, mariners and subjects of the realm of England, and the duke of Brittany, for all the merchants, mariners and subjects of that duchy, that a truce shall endure between them until All Saints, 1322. It is also agreed that two men shall be chosen upon each side with the assent of the parties, who shall have power to enquire or to inform themselves, having heard [the complaints] and defences of the parties, who of the said merchants, mariners and subjects were guilty and the original cause of the discord between the parties, and to constrain those whom they shall find guilty to make amends and to render damages for the arrest of body and goods. They shall also enquire or inform themselves concerning the arrests improperly made on both sides during the last seven years, and shall cause restitution to be made without delay of arrests so made. It is agreed that the compromisaries may prolong the truce if the aforesaid matters are not concluded within the aforesaid time, and that if the compromisaries, or any of them, cannot or will not attend to the execution of these matters, others shall be chosen in their places; and the matter shall be approved by the king of France; and the said compromisaries shall have power on behalf of the said king to execute all these matters throughout the realm of France. Dated Monday after [?] the feast of St. Bartholomew, 1321.

[*Fœdera.*]

Memorandum, that the aforesaid letters were delivered to Sir Richard de Ayremynne to be kept in the king's wardrobe. [*Ibid.*]

* The privy seal is dated December 4.

1321.

*Membrane 22d—cont.*Dec. 4.
Isleworth.

Thomas de Pichesford acknowledges that he owes to Master John de Malmebery 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Bartholomew de Hakeborne son of Miles de Morton acknowledges that he owes to John Simeon, citizen of London, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Dec. 5.
Westminster.

To Hervey de Staunton. Order to cause all the rolls of himself and his fellows, late justices in eyre at the Tower of London, to be delivered into the treasury without delay for custody there.

James Beauflour, citizen of London, acknowledges, that he owes to William de Ayremynn, clerk, 8 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the city of London and co. Bedford.

Cancelled on payment.

*MEMBRANE 21d.*Dec. 7.
Westminster.

John de Boyland, knight, acknowledges that he owes to John de Vienna, clerk, 120 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

John de Vienna acknowledges that he owes to Richard de Mollesworth 68 marks; to be levied, in default of payment, of his lands and chattels in cos. Wilts and London.

The said John de Vienna acknowledges that he owes to John Pecok 20 marks; to be levied, in default of payment, as above.

Richard son of Hugh de Molesworth acknowledges that he owes to Nicholas de Stystede 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

The aforesaid Richard acknowledges that he owes to the said Nicholas 80 marks; to be levied, in default of payment, as above.

Walter son of Hugh de Molesworthe acknowledges that he owes to Nicholas de Stystede 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

The aforesaid Walter acknowledges that he owes to Nicholas 80 marks; to be levied, in default of payment, as above.

Dec. 6.
Westminster.

To Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause the continuation of the truce between the merchants, mariners and others of this realm and the merchants, mariners and others of the power of the duke of Britanny, made with the consent of the king and of the duke, from the feast of All Saints last until the same feast next following to be proclaimed, the king and the duke having continued the truce until then. By K.
[*Fædera.*]

The like to the sheriffs of Lincoln, Kent, Southampton, Gloucester, Norfolk and Suffolk, Somerset and Dorset, Essex and Hertford, London and York. [*Ibid.*]

Enrolment of letters of David de Strabolgi, earl of Athole (*Athetle*), witnessing that whereas the king has granted to him the castle, manor and honour of Chilham, co. Kent, in consideration of his service to the king, the said David hereby binds himself to adhere to the king against all men and to maintain his quarrels against all men, and if he fail to do, the king may

1321.

Membrane 21d—cont.

re-enter the aforesaid castle, manor and honour, and retain them and all David's goods and chattels found therein without challenge from David. David has acknowledged this deed in chancery, and prayed that it may be enrolled therein. Dated at Broken Bridge (*Pountefreit*) on Thames, 29 November, 15 Edward II. *French.* [*Parl. Writs.*]

Memorandum, that David came into chancery at Broken Bridge, on the said day, and acknowledged the above deed. [*Ibid.*]

Dec. 1. To William de Ayremynne, clerk. Inhibition of his going outside the
Westminster. realm to answer any citation concerning the prebend of Leghton Bussard, in St. Mary's church, Lincoln, or of his sending any attorney (*responsalem*) to answer outside the realm, the king having conferred the said prebend upon him, which pertained to the king's gift by reason of the voidance of the bishopric of Lincoln. By p.s.

Dec. 8. Geoffrey de la Lee acknowledges that he owes to John de Britannia, earl
Westminster. of Richmond, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Dec. 4. John Bellymont, king's clerk, has letters to the abbot and convent of
Isleworth. Abbotsbury to receive the yearly pension due to one of the king's clerks by reason of the new creation of the abbot. By p.s. [5912.]

1322.

Jan. 3. To the keeper of the port of Dover. Order to cause R. bishop of
Worcester. Winchester, who is going to parts beyond sea in the king's service, to have safe and speedy passage, and, if necessary, convoy (*conductum*) in that port at his charge for himself and his household.

By K. on the information of Master Robert de Baldok.

Jan. 4. To the abbess of Fontevrault. Request that she will admit as a nun of
Worcester. that house Feidita Pelegrina, daughter of Elias Pelegrin[us].

Jan. 4. To the constable of Dover castle and the warden of the Cinque Ports.
Worcester. Order to permit John de Uvedale, who is going on pilgrimage to Santiago by the king's licence, to cross the sea in that port with his horses and household. By K.

Jan. 4. To J. Bishop of Norwich. Whereas Hugh le Despenser, the elder, and
Worcester. Hugh le Despenser, the younger, were lately, at the pursuit of certain magnates of this realm, exiled from the realm and disinherited by a consideration made by the said magnates, and the said Hugh and Hugh have suggested by petition before the king that there were many errors in the aforesaid consideration, by reason whereof it ought to be annulled, and they have prayed the king to do them justice in this matter, as the king is bound to do justice by his coronation oath and by *Magna Carta* and by the ordinances; which petition the king caused to be delivered to W. archbishop of Canterbury and the other prelates and clergy of the province of Canterbury then assembled in provincial council at London, and he enjoined them to examine its contents and to advise him what he ought to do of right in the matter; and they replied that it seemed to them that the consideration as to the exile and disinheritance of the said Hugh and Hugh was wholly erroneous and unjust, wherefore the said archbishop and bishops, as spiritual fathers, advised and prayed the king, and consented and agreed, as peers of the realm, that the king should cause the consideration to be revoked and annulled, adding that neither they nor any of them ever consented to the consideration, but that each of them protested in writing at the time that they would not and could not consent thereto; and the king afterwards caused the petition and the above answer to be recited publicly before him

1322.

Membrane 21d—cont.

in the presence of the prelates and clergy aforesaid and of Edmund, earl of Kent, John de Britannia, earl of Richmond, Aymer de Valencia, earl of Pembroke, Edmund, earl of Arundel, and of other *procures* of the realm by their assent, and the earls and *procures* agreed with the said reply in all points, and prayed the king, with the aforesaid prelates, to cause the consideration to be revoked and annulled, and consented to this being done, and the aforesaid earls of Richmond, Pembroke and Arundel asserted that they gave their consent to the consideration through fear of the undue power that the said magnates suddenly caused to be brought without their knowledge; and the king likewise having treated of the matter with the justices and others of his council, the said justices and others asserted that the consideration had been made contrary to the law and custom of the realm; the king, because the bishop of Norwich was absent from the aforesaid council, wishing to be certified whether it seems to him that the answers, counsel, request, and consent made by the aforesaid archbishop and prelates then present in the council and by the aforesaid earls and *procures* and others of the king's council were rightly made, and whether the bishop would consent to the same, orders the bishop to consider the premises and to write the king without delay what he thinks of the matter and what he would do and what he would advise to be done by the king. By K.
[*Fœdera; Parl. Writs.*]

The like to the bishops of Lincoln, Bath and Wells, St. Davids, Exeter, Hereford, Worcester, Llandaff, St. Asaph, and Bangor. [*Ibid.*]

MEMBRANE 20d.

Jan. 9. William Person of Fallewesle acknowledges that he owes to John Droitwich. de Baddeby 100*l.*; to be levied, in default of payment, of his lands (Wyche.) and chattels in co. Northampton.

John de Baddeby acknowledges that he owes to the aforesaid William 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Jan. 16. Hubert de Sutton, burgess of Walyngford, acknowledges that he owes to Shrewsbury. John son of Robert Pecok of Redbourn, the elder, 103*s.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Berks.

John Romyn acknowledges that he owes to Richard atte Felde 13 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Thomas son of Roger de Pywelesdon acknowledges that he owes to Richard de Middleton 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Jan 15. To Richard Lovel, constable of Bristol castle, or to him who supplies Shrewsbury. his place. Order to arrest and imprison Humphrey de Bohun, earl of Hereford and Essex, Roger de Mortuo Mari of Wygemore, Roger de Mortuo Mari of Chirk, Roger Dammory, Hugh Daudele, the elder, Hugh Daudele, the younger, Bartholomew de Badelesmere, John Gyffard of Brymmesfeld, Maurice de Berkeleye, the elder, Henry Tyeys, Roger de Clifford, John de Wylyngton, John Mautravers, the younger, Henry de Wylyngton, Robert de Wattevill, Gilbert de Ellesfeld, Gilbert Talebot, and Richard Talebot, and all in their company, who took by night and burned the town of Briggenorth, whither the king had sent certain of his servants to make his purveyances there, and who attacked the king's servants aforesaid,

1322.

Membrane 20d—cont.

beating and wounding some of them and slaying others, and who afterwards took in like manner the castles of Elmele and Henle, which are in the king's hands, and beat and wounded his men and servants therein, and took and carried away certain of them, and slew others, and burned the gates and houses of the aforesaid castles, detaining the said town and castles against the king, and who stole the garments, jewels, beasts, and other goods and chattels of the king's men and subjects in the surrounding parts, slaying certain of the said men and detaining others in prison until they made grievous ransoms.

By K.

[*Fœdera.*]The like to the mayor and bailiffs of the town aforesaid. [*Ibid.*]Feb. 9.
Gloucester.

To the sheriff of London. Order to supersede the arrest of the body of John de Derset, vicar of the church of All Saints, Caterington, diocese of Winchester, by virtue of the king's order to justice him by his body until he should satisfy holy church, which order the king issued because W. archbishop of Canterbury certified that the said John was excommunicated at the instance of Thomas Cosyn, parson of Chalghton church, by the authority of the court of Canterbury, and that he would not be justified by ecclesiastical censure, as the archbishop has now signified that it appears by instruments exhibited and examined before him that the cause for which the said John was excommunicated is pending in the court of Rome.

The like to the sheriff of Southampton.

Feb. 8.
Gloucester.

To the keeper of the office of treasurer and to the barons of the exchequer. Order to adjourn until the quinzaine of Easter next the day for John de Bampton, sheriff of Gloucester, to account for the issues of his bailiwick, as he is now staying with the king, so that he cannot appear before them to account on the quinzaine of the Purification.

By K.

Feb. 13.
Gloucester.

John Sampson acknowledges that he owes to Nigel de Morton 100s.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Feb. 15.
Gloucester.

To Ed. de Cornubia. Order to come to the king in person forthwith, laying aside other matters, to do what shall be enjoined upon him.

By K.

[*Parl. Writs.*]The like to Richard Foussel. [*Ibid.*]

By K.

Feb. 11.
Gloucester.

To the sheriff of York. Order to raise hue and cry upon all those who shall appear to him to be contrariants of the king and upon their adherents, and to pursue and arrest them, taking with him the *posse* of the county if necessary, as certain magnates and others are going about the country taking the king's castles and towns and the castles and towns of his faithful subjects, wounding, beating and slaying certain of the king's men and servants, and stealing the clothing, jewels, beasts, and other goods and chattels of the king's men and subjects, and slaying certain of the said men and imprisoning others until they make grievous ransoms, notwithstanding the king's proclamation for the preservation of the peace.

By K.

[*Fœdera.*]The like to all the sheriffs of England. [*Ibid.*]Feb. 18.
Gloucester.

Alan Plokenet, knight, acknowledges that he owes to John de Britannia, earl of Richmond, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Peter de Somervill acknowledges that he owes to Robert de Sapy, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Adam de Donyngton of Mitcheldean (*Magna Dene*) acknowledges that he owes to Robert de Sapy 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

1322.

MEMBRANE 19d.

Enrolment of deed of Thomas son of Roger de Pywelesdon witnessing, that whereas William de Toppesfeld of Fletestrete, in the suburbs of London, is bound to find him and his heirs within William's house in Fletestrete the profit or easement of a chamber for two beds, and of a house for eating (*pro esca nostra reparanda*), and of a stable for certain horses as often as the said Thomas or his heirs shall come to London to stay there, and if William's houses be for any reason so occupied before the arrival of Thomas or his heirs so that they cannot have the easement or profit within his aforesaid house, then William and his heirs are bound to find them the said easement elsewhere in that suburb or in the city, and William and his heirs are bound to render to Thomas and his heirs 4 marks yearly from the said tenements, Thomas hereby grants the above easement and rent to Richard de Middleton, baker (*paneter*). Witnesses: Sir William de Ayremynn, Sir William de Clif, and Sir William de Herlaston, clerks of chancery; Stephen de Abyndon of London; Henry Nasard; Roger atte Water; Robert de Horselawe, 'spurier,' of London. Dated at Shrewsbury, on Sunday after St. Hilary, to wit 17 January, 15 Edward II.

Memorandum, that Thomas came into chancery at Shrewsbury, on the said day, and acknowledged the above deed.

Jan. 15.
Shrewsbury.

To the sheriff of Salop. Whereas the king, after he had caused proclamation to be made prohibiting any one attempting anything to the breach of the peace, was passing through certain counties towards the marches of Wales for the purpose of punishing the injuries and oppressions inflicted upon his people, Humphrey de Bohoun, earl of Hereford and Essex, Roger de Mortuo Mari of Wygemor, Roger de Mortuo Mari of Chirk, Roger Danory (*sic*), Hugh Daudele, the elder, Hugh Daudele, the younger, Bartholomew de Badelesmere, John Giffard of Brymmesfeld, Maurice de Berkele, the elder, Henry Tyes, Roger de Clifford, John de Wylngton, John Mautravers, the younger, Henry de Wylngton, Robert de Watevill, Gilbert de Elsefeld, Gilbert Talebot and Richard Talebot took by night and burnt the town of Bruggenorth, whither the king had sent certain of his servants to make purveyances for him, and assaulted the king's men and servants, wounding certain of them and slaying some of them, and afterwards took in like manner the castles of Elmele and Henle, in the king's hands, and beat and wounded the king's men and servants found therein, and slew some of them, taking others away with them, and burned the gates and houses of the aforesaid castles, and stole the clothing, jewels, beasts, and other goods of the king's men and subjects in the surrounding parts and in divers other places of the realm, slaying certain of the said men and imprisoning others until they made grievous ransom. The king, being unwilling to leave such trespasses unpunished, and wishing to continue his journey, and that his peace shall be observed, orders the sheriff to cause proclamation to be made that all men in his bailiwick between the ages of sixteen and sixty shall provide themselves with suitable arms according to the statute of Winchester, so that they shall be ready thus armed for the defence of themselves and their parts against the aforesaid malefactors, and be ready to come in the king's service for the punishment of the malefactors and for the suppression of the rebellion of the Scots when they shall be summoned. The sheriff is ordered to arrest the aforesaid Humphrey, Roger, and the others above-named and their followers, and is to cause proclamation to be made that the king is journeying through the realm in force for the purpose of punishing such trespasses, and not by reason of any disturbance amongst the people, or by reason of war to be made in the land, and that all persons shall maintain the peace. He is also to cause proclamation to be made that the king will punish all men in his bailiwick who shall neglect to arm

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Membrane 19d—cont.

themselves in form aforesaid by imprisonment of their bodies and by taking their lands and chattels into his hands. By K.

[*Parl. Writs.*]

The like to all the sheriffs of all England. [*Ibid.*]

To W. archbishop of Canterbury. Order to cause the matters contained in the preceding order to be published solemnly at suitable times in cathedral, collegiate, and parish churches and in other public places in his diocese, so that they may appear more plainly to the king's subjects, and that the king is going through the realm for the purpose above stated. He is to cause all his parishioners and subjects to be enjoined to observe the peace, and to enjoin all ecclesiastics and religious to commend by their prayers the king and his faithful subjects who are assisting him to God, and to pray that He may guide the king. By K.

[*Fœdera ; Parl. Writs.*]

The like to the archbishop of York, all the bishops of England and Wales, the keeper of the spiritualities of the bishopric of Coventry and Lichfield, and to the bishop of Worcester or his vicar-general, the bishop being absent in remote parts. [*Ibid.*]

Feb. 7.
Gloucester.

To W. archbishop of York. Order to provide as many men-at-arms as he can or other subsidy for repelling the invasion of the Scots; so that he have the said men well armed ready to send to the king at a certain day and place whereof the king shall inform him, to set out with the king against his said enemies, or to send the king the said subsidy when summoned by the king, certifying the king of his proceedings herein.

[*Parl. Writs.*]

By K.

The like to all the bishops of England and of the marches of Wales, except the archbishop of Canterbury, A. bishop of Hereford, H. bishop of Lincoln, R. bishop of Winchester, absent in remote parts, and the bishop of Coventry and Lichfield, because that see is void. [*Ibid.*]

Feb. 6.
Gloucester.

To John de Bello Campo of Somersete. Order to provide as many men-at-arms and footmen as he can for the above purpose, so that he be ready to come to the king with the said men at a certain day and place whereof the king will inform him shortly, certifying the king of the number of men-at-arms and footmen provided by him. By K.

[*Parl. Writs.*]

The like to seventy-seven others and to eight earls. [*Ibid.*]

Feb. 7.
Gloucester.

To the sheriff of York. Order to cause proclamation to be made that all knights, squires, and other horsemen and all other footmen between the ages of sixteen and sixty shall provide themselves forthwith with arms according to the statute of Winchester, and to warn the men strictly to make such arms, and to cause the footmen to be arranged in twenties, hundreds, and constabularies, so that the knights, squires, horsemen and footmen shall be ready to come to the king at a certain day and place whereof he will inform the sheriff shortly, prepared to set out with the king against the Scotch rebels when summoned by the king, or at least as many of the footmen as the king shall require with all the said men-at-arms. He is to cause proclamation to be made that the king will punish all who neglect to arm themselves thus and come to him. By K.

[*Ibid.*]

The like to the sheriffs of other counties. [*Ibid.*]

The sheriffs of Essex, Hertford, Buckingham, Bedford, Northampton, Southampton, and Sussex were not written to in this form, as the king had

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Membrane 19d—cont.

aid in the aforesaid matter from those counties, and he does not wish to burden them more at present. [*Ibid.*]

Feb. 11.
Gloucester.

To Edward, earl of Chester, or to his justice there, or to him who supplies the justice's place. Order to cause all knights, squires, and other horsemen and footmen in that county between the ages of sixteen and sixty to be prepared with suitable arms, and to cause the footmen to be arranged in twenties, hundreds, and constabularies, so that they be ready to come to the king at a certain day and place whereof the king will shortly inform him to set out against the Scotch rebels, certifying the king of the names of the men-at-arms and of the number of the footmen. By p.s.
[*Parl. Writs.*]

The like to the keepers, etc., of various lands and castles in Wales and the marches. [*Ibid.*]

MEMBRANE 18d.

Feb. 8.
Gloucester.

To the sheriff of Cambridge and Huntingdon. Order to cause proclamation to be made prohibiting any one leading suspected men-at-arms, horsemen or footmen into the Isle of Ely by land or water, as the king wills that the Isle shall be kept safely, and to aid J. bishop of Ely with the *posse* of those counties, if necessary, in defending the island against such suspects, when he shall be summoned by the bishop to do so. By K.
[*Parl. Writs.*]

The like to the sheriff of Norfolk and Suffolk, the sheriff of Northampton, and the sheriff of Lincoln. [*Ibid.*]

To the mayor and bailiffs of the town of Cambridge. Order to cause like proclamation to be made, and not to permit any ships or boats to go from that town by night to the Isle, and to aid the bishop in defending the Isle with the *posse* of the town. By K.
[*Ibid.*]

To the abbot of Thorneye. Order to cause like proclamation to be made within his town of Jakesle and elsewhere, and to aid the bishop with all his power in defending the Isle. By K.
[*Ibid.*]

The like to the abbot of Rammeseye for the town of Rammeseye. [*Ibid.*]

To the keepers of the peace in the parts of Holland. Order to aid the bishop with the *posse* of those parts in defending the Isle. [*Ibid.*]

Feb. 11.
Gloucester.

John de Diggeby acknowledges that he owes to Nicholas de Grey, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John de Annesleye of the county of Gloucester acknowledges that he owes to Edmund, earl of Arundel, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Aure, the elder, acknowledges that he owes to Walter de Nasse 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Richard de Richemund acknowledges that he owes to John de Ellerker, the elder, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Feb. 8.
Gloucester.

To Thomas, earl of Lancaster. Inhibition, under pain of forfeiting all that he can forfeit, of his adhering to the king's contrariants, or of his

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Membrane 18d—cont.

cherishing or receiving them, and ordering him to arrest any of them who shall come to him, the king having frequently signified to him by letters and envoys the grievous oppressions and duresses that certain magnates, contrariants of the king, have openly committed, coming against the king in armed force and armed in manner of war in his parliament at Westminster, causing wrongs to be done by such undue force, and afterwards stealing the king's goods in his manors, towns, and castles at Kyngeston and elsewhere, and destroying certain of the king's people and imprisoning others, and afterwards occupying in manner of war against Edmund, earl of Kent, his castle and town of Gloucester, and driving away certain of the king's subjects who were at Cirencester by the king's orders, by force and arms with banners displayed, and committing other excesses, for the correction whereof it was necessary for the king to go through the realm in force, and the king requested the earl to aid him, as he is bound to do, in correcting the said excesses, and ordered him not to cherish the said contrariants, mentioning in the letters certain things previously spoken of between the king and the earl, whereby the king wished to continue and augment his affection to the earl; and afterwards, whilst the king was journeying for the above purpose in the marches of Wales, the said contrariants committed great damage upon the king and his people at the town of Brugenorth and the castles of Henle and Elmeleye and elsewhere in the marches, amongst other things burning the gates of the town and castles aforesaid and certain houses therein, and they have ravaged the king's people during their retreat from Gloucester to the north, and have publicly boasted that they were going to the earl, and that they would draw him to them in the aforesaid excesses, and that they were sure of this; which the king is unable to believe, since if the earl did so, it would not only be to the breach of the peace and the disturbance of the people, but also against his homage and the bonds of allegiance and kinship to the king, and would render him guilty of treason (*lese majestatis*).

By K.

[*Fœdera; Parl. Writs.*]Feb. 13.
Gloucester.

To John Haword, sheriff of Norfolk and Suffolk. Order to cause 500 footmen to be chosen in his bailiwick without delay, and to cause them to be armed suitably, and to bring in person the said footmen and all the knights, squires, and men-at-arms of his bailiwick, so that he have them at Coventre on the first Sunday in Lent at the latest, to set out with the king against his enemies, the king having previously ordered him to cause proclamation to be made that all knights, squires, men-at-arms and footmen in his bailiwick between sixteen and sixty should be ready to come to the king when summoned to set out with him against the Scotch rebels, as certain rebel magnates of the realm have gone to the north in great number to the Scots, and have besieged the king's castle of Tykehill, wherefore the king has ordained to be at Coventre on the aforesaid day to set out against the said enemies.

By K.

[*Parl. Writs.*]

The like to the following sheriffs — [Incomplete.]

Feb. 28.
Coventry.

To the sheriff of Oxford and Berks. Order to pursue, arrest, and imprison all tenants of Thomas, earl of Lancaster, and others whomsoever making leagues or assemblies in aid of the earl and other contrariants, and to cause them to be hindered and aggrieved in all manners possible, taking the advice and information of Thomas le Gay, and making search and diligent examination by his advice, the king having lately ordered the sheriff to pursue and arrest all contrariants, and the king now learns that although many tenants of the said earl in the sheriff's bailiwick make leagues and assemblies in his bailiwick and propose going to the earl to aid

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Membrane 18d—cont.

him against the king, the sheriff has hitherto deferred hindering or aggrieving them. He is to certify the king without delay of the names of those arrested in execution of this order.

By K.

[*Ibid.*]

March 5. To the sheriff of Stafford. Order to enter the liberty of the town of Drayton Bassett. Lychefeld without delay, and to cause all men of that town between the ages of sixteen and sixty to come to the king, who is going to the north to restrain the malice of the contrariants, so that they be with the king on Tuesday next suitably armed, certifying the king of the names of those of the said town between the aforesaid ages. The king wills that the sheriff shall cause those who are contrary in this matter to be punished by the imprisonment of their bodies and by the taking of their lands and goods into the king's hands.

By K.

[*Ibid.*]

The like to the sheriff of Leicester for the liberty of the town of Leicester.

[*Ibid.*]

March 14.

Derby.

To Thomas de Roshale, Eustace de Burneby, and William le Breton. Order superseding the order to choose twelve men-at-arms in the county of Northampton, to wit one man from each hundred, and a thousand footmen in the same county, and to cause them to be brought to the king to set out against his enemies and rebels, as the latter have fled from the king's army at Burton-on-Trent, so that their rebellion is restrained, wherefore the king wishes to spare the charge of the aforesaid men, provided that the footmen be ready to come to the king with the said Thomas, Eustace, and William in twenties, hundreds, and constabularies when summoned by the king.

By K.

*MEMBRANE 17d.*Feb. 16.
Gloucester.

Richard de Cammel, king's clerk, has letters to the abbess and convent of Wylton to receive the yearly pension in which they are bound to one of the king's clerks by reason of the new creation of the abbess.

By K.

Feb. 15.
Gloucester.

To the same abbess and convent. Nomination of Margaret, daughter of William de Rude, for admission as a nun of that house, they being bound to admit a nun into their house at the king's nomination by reason of the new creation of the abbess.

Feb. 12.
Gloucester.

To John de Hansted, Odo de Secke, and Geoffrey Dode, keepers of the castles, lands, goods and chattels of Humphrey de Bohoun, earl of Hereford and Essex, Roger de Mortuo Mari of Wygemore, Roger de Mortuo Mari of Chirk, Roger Damori, Hugh Daudele, the elder, Maurice de Berkele, the elder, Maurice and Thomas his sons, John de Wylyngton, Henry de Wylyngton, Henry Tyes, Bartholomew de Badelesmere, Robert de Watevill, Robert de Walkefare, Philip de la Beche, John de la Beche, Ralph Giffard, John de Chelmesford, Bartholomew de Burghersh, and Thomas de Aledon, in the county of Essex. Order to cause all money to be levied that he can of the goods and chattels, underwood and other things of the aforesaid men, and to cause such money and the money now in hand from the issues of the said castles and lands, or that he can levy shortly, to come into the king's chamber.

By K.

The like to the following keepers of the lands of the earl and the others aforesaid :

Richard de Potesgrave, }
Gilbert de Risshton, } in co. Kent.

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Membrane 17d—cont.

Nicholas Gentil Hemelhamsted, Edmund Quarel,	of } } in cos. Surrey and Sussex.
Gilbert de Wygton, Roger de Gretford,	} in co. Middlesex.
John Haward, Peter de Pulford,	} in cos. Norfolk and Suffolk.
Hamo de Chiggewell, Gilbert de Wygton,	} in the city of London.
John de Stures, William de Kyngeston,	} in co. Southampton.

Nicholas de la Beche, keeper of the manors of Heghester and of Walthambury, and of all other of the aforesaid earl's lands in co. Essex.

William de Bello Campo, William de Bradewell, and John de Besefeld, keepers of the lands, goods and chattels of William Corbet, Richard Talebot, Aymer Pauncefot, Roger de Elmbrigg, William le Blount, Robert de Harleye, knight, Henry de Rybbesford, John de Sapy, Hugh Godard, John de Bisshopesdon, Baldwin de Fryvill, Edmund Hakelut, Thomas Blaunkfrount, Roger de Mortuo Mari of Chirk, Roger de Clifford, Walter le Blount, Thomas de Hanlegh, Richard le Porter, Roger de Wasshebourn, Roger de Estham, Henry de Pensax, John Wyard, John de la More, John de Aston, Ralph le Porter, parson of the church of Estham, John de Hulle, William de la Lynde, Ed. fitz Waryn, Giles Fitz Waryn, Peter de Ditton, Thomas de Beauchaump, Nicholas de Somery, Robert de Harley, Thomas de Newynton, Roger de Bradewardyn, Hugh de Cokeseye, Thomas de Dounton, Stephen atte Wode of Cokebale, Hugh de Cur, Gilbert Founcel, John Knotte, Thomas le Shepeherde, William le Walshe, Richard Lygon, John de Kynton, John de Ribbesford, Thomas atte Mulne of Stoke, Robert de Stok, John de Bromhulle, Thomas de Somery, William de Ledene, the younger, William atte Church, Adam de Elmeleye, John le Broun of Caldewell, John le Broun, the younger, Thomas le Porter, Adam atte Forde, William le Deye, William Wynegos, John le Persones, John atte Mergh, William de Pensax, Warin de Lench, chaplain, Richard de Lench, Robert de Ribbesford, Robert de Wolston, Richard atte Halle, John de Coston, William de Pyriton, Walter Moraunt, William de Newenton, Roger de Newenton, and Walter Fouk, in co. Worcester.

Feb. 23. To the bailiffs and men of the city of Canterbury. Order to cause
Weston-under- twenty footmen to be chosen in that city by the view of the king's yeoman
Edge. John de Bisshopesgate, and to cause them to be armed suitably, to wit with
aketons, bascinets, and other suitable arms for footmen, and to deliver them
to the said John to be brought to the king, in order to set out with him
against the Scots and other rebels. By K.
[*Parl. Writs.*]

To the aforesaid John. Order to receive the above men from the bailiffs,
and to bring them to the king. By K.
[*Ibid.*]

Feb. 23. William de Clif, parson of Leyk church, acknowledges that he owes to
Weston-under- John de Dunstaple, parson of Witteleghe church, 41 marks 4s. 8d.: to be
Edge. levied, in default of payment, of his lands and chattels in co. York.

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Membrane 17d—cont.

- Feb. 16. To the sheriff of Southampton. Order to choose five hundred footmen in his bailiwick, and to bring them in person to the king suitably armed, so that they be at Coventre on the first Sunday in Lent, ready to set out with the king against the Scots and the magnates who have become rebels. [Parl. Writs.] By K.
Gloucester.
- Feb. 22. To the prior and convent of Anglesey. Order to deliver to Thomas de Culverden a bay horse of Thomas Colepeper, a contrariant, in their custody by the mission of Roger Dammory, also a contrariant, to be brought to the king by the aforesaid Thomas de Culverden. By K.
Weston-under-Edge.
- Feb. 19. To K. king of France and Navarre. Request that he will cause letters of conduct to be made when he shall be required on the king's behalf for the king's men-at-arms, horsemen, and footmen of the duchy of Aquitaine who are about to come to the king in England in aid of his Scotch war through the realm of the king of France. [*Fœdera.*]
Cheltenham.
- Feb. 23. To the sheriff of Northampton. Order to pursue with hue and cry and to arrest Humphrey de Bohun, earl of Hereford, Roger Damory, Hugh Daudele, the younger, Bartholomew de Badelesmere, John Giffard of Brymesfeld, Henry Tyeyes, Roger de Clifford, John de Wylyngton, John Mautravers, the younger, Henry de Wylyngton, Robert de Watevill, and Gilbert Talebot, and all their adherents whenever they shall happen to be found in his bailiwick, as the king learns that the aforesaid contrariants passed through the sheriff's bailiwick in great number, and stayed therein at their pleasure after the king's late order to the sheriff to pursue and arrest them, and that the sheriff did not pursue them or raise hue and cry upon them, but permitted them to go away freely, whereby he has rendered himself suspected of adhering to them. The king wills that the sheriff shall have spies upon the said contrariants to inform him of their conduct and of their coming into his bailiwick, and that he shall have certain envoys by whom he can inform the king of the premises and of his action, and by whom the king may write back his will. The king has appointed certain spies to watch the sheriff, and he will cause him to be punished by the same pain as the contrariants if he be negligent or remiss in executing the premises. By K.
Weston-under-Edge.
[Parl. Writs.]
- The like to the sheriffs of the following counties :
- | | |
|------------------------|-------------------------|
| Nottingham and Derby. | Northumberland. |
| Lincoln. | Cumberland. |
| Warwick and Leicester. | Westmoreland. |
| Worcester. | Lancaster. |
| Gloucester. | Rutland. |
| York. | Bedford and Buckingham. |
- [*Ibid.*]
- Feb. 28. Adam de Hudeleston, knight, acknowledges that he owes to John de Ellerker, the elder, 6*l.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Odo de Acton and Richard de Boys acknowledge that they owe to Simon son of Robert de Dryby 10*l.* ; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

To the sheriff of Warwick. Order to cause the issues of the castle of Kenilworth to be guarded so strictly that no person shall be able to enter the castle, which is held against the king, and to pursue and imprison any attempting to enter the castle or coming out of the same, taking with him for this purpose the whole *posse* of the county, if necessary. By K.

1322.

Membrane 17d—cont.

- March 4. To William de Sniton, under-constable of Warwick castle. Order to be
Merevale. aiding and intendent to the sheriff in executing the above order. By K.
- March 4. To the prior of Kenilworth. Order to aid and counsel the said under-
Merevale. constable in the safe keeping of Warwick castle. By K.
- The like to the prior of Coventry and the bailiffs and men of the town of Warwick.
- March 8. Master Roger de Clisseby, clerk, has letters to the abbot and convent of
Caldwell. Seleby to receive the pension due to one of the king's clerks by reason of the new creation of the abbot. By K.

Membrane 17d—Schedule.

- Feb. 14. To Peter Corbet, lord of the land of Caus, or to his bailiff there. Order
Gloucester. to cause a hundred footmen to be chosen in his aforesaid land, and to send them to the king suitably armed, so that they be with the king at Coventre on Friday after the first Sunday in Lent at the latest, to set out with the king against the Scots and the contrariants. The king wills that if any of the aforesaid footmen are unable to come on the said day, he shall cause them to come to the king wherever he may be as soon as possible after that date, and the king will not hold the said Peter excused of the contrary. [*Parl. Writs.*] By K.
- The like to the following for various numbers of footmen :
- Thomas, earl of Norfolk, marshal of England, lord of Strugul', or to his bailiff there.
- Fulk son of Warin, lord of Whityngton, or to his bailiff there.
- William la Zouche of Assheby, lord of Elvayll, or to his bailiff there.
- John de Hastyng, lord of Quentenscoyt, or to his bailiff there.
- Edmund earl of Arundel, lord of the lands of Cloon and Osewaldestrete, or to his bailiffs there.
- Peter Giffard, keeper of the land of Chirk.
- Griffin ap Rees, keeper of the castle and land of Buelt, or to him who supplies his place. [*Ibid.*]
- Feb. 22. The aforesaid Peter Corbet was afterwards ordered to choose two
Weston-under- hundred more men in the aforesaid land, and to deliver them and the
Edge. aforesaid hundred suitably armed to David ap Kadwaladre, to be brought by him to the king at the expense of the community of that land, so that they be at Coventre on the aforesaid Friday at the latest. By K. [*Ibid.*]
- Mandate in pursuance to the aforesaid David. [*Ibid.*]
- Feb. 14. The like to the mayor and bailiffs of the town of Bristol for a hundred
Gloucester. footmen suitably armed with aketons, bascinets, iron gloves, and other arms to be chosen in Bristol and sent to the said place at the said day. By K. [*Ibid.*]
- Feb. 14. To John de Grey, lord of Diffrencloyt, or to his bailiff there. Order to
Gloucester. cause four hundred footmen to be chosen in the land of Diff[r]encloyt, and to deliver them suitably armed to Llywelin at Maddok to be brought to the king, so that they be at Coventre by the aforesaid day. By K. [*Ibid.*]
- The like to the following for various numbers of footmen :
- Margaret, late the wife of Edmund de Mortuo Mari, or her bailiff in the land of Radenore, to deliver the men to Walter le Gras and Cadigan ap Howel.

1322.

Membrane 17d—Schedule—cont.

The lady of Knokyn, or her bailiff, to deliver the men to Madoc de Hinderston.

Oliver de Ingham, keeper of the land of Ellesmere, or to him who supplies his place, to deliver the men to Llywelin Voil.

The steward of Thomas, earl of Lancaster, of Bromfeld and Yale, to deliver the men to Madoc ap Llywelin and Yarford ap David.

The lady of Audele, or her bailiff of her land, to deliver the men to Madoc de Hinderston.

Henry de Lancastre, or his bailiffs in the lands of Kedewelly and Kayrwathelan, to deliver the men to William le Blound and Robert de Hunteleye.

The said Henry, or his bailiff in the land of Monemewe and Three Castles, to deliver the men to the said William and Robert.

Thomas de Thorn, bailiff of Thomas, earl of Lancaster, of Classebury and Clifford, to bring the men himself.

Aymer de Valencia, earl of Pembroke, or his bailiffs in the land of Pembrok and the lordship of Haverford, to deliver the men to Walter de Bello Campo and Rhys ap Grifflith. [*Ibid.*]

Feb. 13. To the sheriff of Warwick. Order to cause a thousand footmen to be
Gloucester. elected in that county, and to bring them in person to the king, so that he have them at Coventre on the first Sunday in Lent. By K.
[*Ibid.*]

The like to the following :

The sheriff of Cambridge and Huntingdon for a thousand footmen.

The sheriff of Nottingham for a thousand footmen.

The sheriff of Salop and Stafford for a thousand footmen from each county.

The sheriff of Norfolk and Suffolk for five hundred footmen, as elsewhere on the dorse.

The sheriff of Hereford for a thousand footmen, to be with the king on Friday before the said Sunday.

The sheriff of Wilts for five hundred footmen, associating with him Nicholas de Kyngeston. [*Ibid.*]

To the sheriff of Leicester. Order to bring to the king at Coventre by the said Sunday all horsemen and footmen between the ages of sixteen and sixty. [*Ibid.*]

By K.

The like to the sheriff of Northampton. [*Ibid.*]

Feb. 15. To the sheriff of Middlesex. Like order to bring all knights, squires and
Gloucester. other horsemen between the aforesaid ages in his bailiwick. By K.
[*Ibid.*]

The like to the sheriffs of eleven counties. [*Ibid.*]

The earls, barons, knights, free men and all others of the aforesaid counties are ordered singly to be intendent to the sheriffs in the premises, as is contained on the Patent Roll. [*Ibid.*]

Feb. 16. To Charles, king of France. Request that he will aid the king with
Gloucester. men-at-arms, horsemen and footmen, against the contrariants, and that he will certify the king of the number of the men that he will send. [*Fœdera.*]
The like to W. count of Hainault, Holland, and Zeeland, and lord of Friesland. [*Ibid.*]

The like to the following :

Robert de Artoys, count of Beaumont,	} the king's kinsmen.
The count of St. Pol,	
John de Pountif, count of Aumale,	

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Membrane 17d—Schedule—cont.

J. duke of Brabant, }
 J. count of Bar, } the king's nephews.
 The count of Eu, }
 Charles, count of Valois, the king's uncle. [*Ibid.*]

To Almaric de Credonio, seneschal of Gascony. Order to come to the king to give his counsel concerning the rebellion of the magnates, and to bring with him such men-at-arms as he can. By K.

March 14. To the sheriff of Glomorgan and Morganno, in the king's hands. Order
 Derby. to cause Peter de la Bere, Robert de Weston, John de la Mare, and John Harald, who are imprisoned in the castle of Neth, to be taken at the king's charge to the castle of Bruggewater, there to be delivered to the constable, to be kept by him. By K.

Mandate in pursuance to the constable.

March 11. To the sheriff of Nottingham and Derby. Order to pursue with hue and
 Tutbury. cry, arrest, and imprison Thomas, earl of Lancaster, Humphrey de Bohun, earl of Hereford and Essex, Roger Damory, Hugh Daudele the younger, John de Moubray, Bartholomew de Badelesmere, Roger de Clifford, John Giffard of Brymesfeld, Henry Tyeys, and all their followers, taking with him for this purpose the *posse* of those counties, and to cause proclamation to be made strictly enjoining all and singular in his bailiwick to pursue and arrest the said traitors, and to deliver them to the sheriff for custody, and that those who cannot thus pursue them shall raise hue and cry against them by hand or by horn, and that the king will punish all who shall be remiss in the premises as adherents of the said traitors, as the king has pronounced the aforesaid men traitors after taking counsel with Edmund, earl of Kent, John de Warennia (*sic*), earl of Richmond, Aymer de Valencia, earl of Pembroke, Edmund, earl of Arundel, John de Warennia, earl of Surrey, and David de Strabolgi, earl of Athole, and with other barons and magnates, the king having, upon his arrival at Caldewell during his journey to the north against the said traitors, sent his men and servants before him to Burton-on-Trent to take lodging for him, whereupon the aforesaid traitors and other rebels adhering to them kept the bridge of the said town with armed force, and attacked the king's servants and men aforesaid, wounding and slaying some of them, and kept the bridge against the king, having made at the end thereof near the town bretasches in manner of war, the king being unable to pass by the fords for several days by reason of the great flood in those parts, and they inflicted evil upon the king's servants, conducting war against the king with banners displayed, and the king, upon the flood falling, crossed by a ford with his army, whereupon the rebels left the town and directed themselves against the king divided into battles (*bella*) in manner of war in a field adjoining the town, until they perceived the manner of the king's coming with his following against the town, when they turned their backs, set fire to the town, and fled. [*Parl. Writs.*]

The like to all the sheriffs of England, the bishop of Durham, and the justice of Chester. [*Ibid.*]

March 12. To the sheriff of Nottingham and Derby. Order to cause proclamation
 Tutbury. to be made that all persons shall maintain the peace and observe the laws, statutes, and customs of the realm, provided that if any of the rebels or their adherents come into that bailiwick, they shall be arrested and imprisoned without delay, according to the tenor of the king's other orders. [*Ibid.*]

By K.

The like to all the sheriffs of England. [*Ibid.*]

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*Membrane 17d—Schedule—cont.*March 18.
Blyth.

To the sheriff of Gloucester. Order to restore to William de Grandisono his lands, goods and chattels, which the sheriff took into the king's hands because he did not come to the king according to the common summons, as the king wishes to shew special favour to the said William, who is so infirm that he cannot at present labour without great danger to his body. By K. [*Parl. Writs.*]

The like to the sheriffs of Kent, Somerset, Wilts, and Hereford. [*Ibid.*]

To William de Grandisono. Licence to remain at home for the more speedy restoration of his health, provided that he send to the king at least six men-at-arms to stay with him in his expedition. By K. [*Parl. Writs.*]

*Membrane 17d—Schedule, dorse.*Feb. 14.
Gloucester.

To John de Bello Campo of Somerset. Order to be at Coventry on the first Sunday in Lent next with as many men-at-arms and footmen as possible, the king having ordered him to provide as many men-at-arms and footmen as possible to be ready to come to the king when summoned in order to set out against the Scots, as certain rebellious magnates have gone to the north in great number, and have destroyed the people of the realm in many ways, and have besieged the castle of Tykhull, wherefore the king has ordained to be at Coventre at the aforesaid day with horses and arms to set out against the said rebels. [*Parl. Writs.*]

By K.

The like to seventy-two others. [*Ibid.*]

Feb. 16.
Gloucester.

To W. archbishop of Canterbury. Order to assist the king with as many men-at-arms, horsemen and foot, as possible, and to have them at the aforesaid day and place ready to set out for the above purpose, or to aid the king with some other fitting subsidy. If by chance he cannot do so by the aforesaid date, he is to do so afterwards speedily. By K. [*Fœdera ; Parl. Writs.*]

The like to W. archbishop of York, and to all the bishops of England and Wales, except H. bishop of Lincoln and A. bishop of Hereford, for certain causes, and R. bishop of Winchester, absent in parts beyond sea on the king's business. The bishop of Chester is not written to because the see is void. [*Ibid.*]

The like to one hundred and twenty-four abbots, priors, and abbesses.

[*Ibid.*]Feb. 14.
Gloucester.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest this side Trent. Order to cause a suitable number, to be fixed by him, of the foresters to be chosen, and to bring them with him to Coventre suitably armed to set out in the king's service against the Scots. By K.

Feb. 25.
Weston-under-Edge.

To Henry de Bello Monte. Order to aid and counsel Robert le Bretoun, sheriff of Lincoln, in the matters relating to the keeping of the king's peace in that county and adjoining parts and in repelling the king's contrarians, with horses and arms and all his power, under pain of forfeiting all that he can forfeit, as often and whenever he shall be summoned by the sheriff, notwithstanding any previous order of the king to come to him at Coventry or elsewhere. The king also orders him to come to him at at Burton-on-Trent on Thursday the first Sunday of Lent with horses and arms. By K. [*Parl. Writs.*]

The like to nineteen others. [*Ibid.*]

Feb. 16.
Gloucester.

To Roger Corbet of Tassele, keeper of the castle of Helegh, in the king's hands. Order to come to the king at Coventry on the first Sunday in Lent

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Membrane 17d—Schedule, dorse—cont.

next with men-at-arms and footmen in as much force as possible, in order to set out with the king against the Scots and the rebellious magnates. [*Ibid.*]

The like to the following :

John de Felton, keeper of the Red Castle.

Alan de Cherleton, keeper of Wyggemor castle.

Ralph le Botyller, keeper of Lodelowe castle.

Nicholas de la Beche, keeper of Montgomery castle. [*Ibid.*]

March 1.
Coventry.

To the barons, bailiffs, and men of the port of Wynchelse. Order to prepare as many of their ships as possible, and to cause them to be provided with armed men and victuals, and to cause them to be sent to the water of Humbre with all speed, to set out in the king's service against the Scotch rebels and certain rebellious magnates of this realm. They are enjoined to bear in mind how the king began what he has now done in part by their counsel lately given to the king on the water, when they promised that they would go by water in the king's assistance whenever he went by land. They are ordered to certify the king of their proceedings herein by their letters and by the bearer hereof. By K.

Vacated, because the writ was restored.

The like to the mayors, where there are mayors, bailiffs and men of the following ports, without the clause 'they are enjoined to bear in mind,' etc. :

Bristol.	Harwich.
Brugewauter.	Orford.
Lyme.	Great Yarmouth.
Dertmuth.	Little Yarmouth.
Weymuth.	Orewell.
Plummuth.	Blakeney.
Exmuth.	Brunham.
Falemuth.	Lenne.
Sutton.	Boston.
Melecoumbe.	Weynflet.
La Pole.	Grymesby.
Southampton.	Barton-on-Humber.
Portesmuth.	Kingston-on-Hull.
Warham.	Ravenserodde.
Shorham.	Scardeburgh.
London.	Whiteby.
Colchester.	Hartelpol.
Ipswich.	Newcastle-on-Tyne.
Dunwich.	

[*Vacated as above.*]

MEMBRANE 16d.

March 1.
Coventry.

To Master John Walewayn, escheator this side Trent. Order to permit Ida, late the wife of John de Clynton, to have the easement of houses in the manor of La Grove until further orders, as the king wishes to shew her special favour. By K.

March 2.
Westminster.

To the prior of Coventry. Order to cause proclamation to be made daily in the town of Coventry once before and once after noon (*nonam*) that all horsemen and footmen coming to the king in his service shall come to him with all speed, under pain of forfeiture. By K.

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Membrane 16d—cont.

March 3.
Merevale
Abbey.

To Hervey, master of the order of Friars Preachers, and the priors and friars of the order about to assemble in chapter-general at Whitsuntide at Vienna, in the duchy of Austria. Request for their prayers on behalf of the king and queen and their children.

By K.

[*Fœdera.*]

To the sheriff of Somerset and Dorset. Order to cause proclamation to be made that all adherents of Thomas, earl of Lancaster, except those who were with the king's contrariants in the marches of Wales and the siege of the castle of Tykehill, may come in safety to the king to seek his grace without incurring imprisonment, disinheritance, or loss of goods and chattels, provided that they come to the king immediately after the proclamation.

By K.

[*Parl. Writs.*]

March 4.
Merevale.

To Robert de Holand. Order to come to the king with all speed with horses and arms, in order to set out with the king against his contrariants. He is not to omit coming to the king with all speed if he have not his power ready, and is to hasten the coming of his power.

By K.

[*Ibid.*]

March 6.
Elford.

To Peter de Monte Forti. Order to aid the sheriff of Warwick with all his power in keeping the entrance and issue of the castle of Kenilworth, so that no one shall enter or leave the castle without being arrested and imprisoned until the sheriff have done his office concerning certain felonies lately committed in that castle.

By K.

March 1.
Coventry.

To W. archbishop of Canterbury. The archbishop knows how certain magnates of the realm have for a long time disturbed the king and his realm, proclaiming that they did all these things for the honour and profit of the king, and have now taken to arms and gone to the north and have leagued themselves against the king with Thomas, earl of Lancaster, and it appears plainly in a transcript sent to the king of certain letters that have been found in the north, a copy of which transcript is enclosed herewith, that [although] the said rebels asserted they had done these things for the king's honour and the profit of the realm, they have conspired for the king's shame and the disinheritance and the destruction of his realm and people, and that they are hastening a confederacy made by them with the Scotch rebels, contrary to their allegiance; wherefore the king is journeying with horses and arms to the north, where the said rebels now are awaiting the Scots. The king orders the archbishop to cause the copy aforesaid to be read and published in the cathedral and collegiate churches and other places and in public convocations in his diocese as often as he shall see fit, and to send a copy thereof to all his suffragans, ordering them to publish the same.

By K.

To W. archbishop of York. Like order, substituting for the above letters found in the north, 'certain letters in the archbishop's possession, a copy whereof he has sent to the king.'

To the sheriff of Lincoln. Order to cause the copy of the aforesaid transcript to be read and published, enjoining all to aid the king in this matter.

By K.

The like to all the sheriffs of England.

Enrolment of letters of Thomas Randolph, earl of Moref, lord of Annandale (*Waude Demand*) and Man, supplying the place of the king of Scotland, dated at Corbrigg, on Friday after St. Hilary, 1321, granting safe-conduct to Sir Richard le Chapeleyn of Toppeclif and a companion and their grooms to come to speak with him. *French.* [*Fœdera.*]

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Membrane 16d—cont.

Enrolment of letters of James, lord of Douglas, dated at Etlebredehelys, Sunday the feast of St. Nicholas, 1321, granting safe-conduct to the said Richard, a companion, and their grooms to come to Jedd[ewurth]. *French.* [*Ibid.*]

Enrolment of letters of Thomas Randolph, earl of Morref, lord of Annandale (*de Wau de Anand*), and of Man, lieutenant of the king of Scotland, dated at Caveris, 16 February, in the 16th year of the reign of the king of Scotland, granting safe-conduct to Sir John de Moubray and Sir Roger de Clifford and to forty horsemen, their horses, equipments, and grooms to come to him in Scotland. *French.* [*Ibid.*]

Transcript of a letter close under the seal of Sir James de Douglas entitled at the tail 'to King Arthur': 'Greeting, as to himself. Sir, know that the bearer hereof came to the place where he expected to have found us on 7 February, but he did not find us there, so that an answer could not be given to him concerning his affairs before the 17 of the same month for a certain reason of which he can tell, and we send you the letter of conduct by him, and concerning the place where the conference may be best held, as appears to us, the bearer hereof can inform you, and if it please you to come to the said place or elsewhere that pleases you, certify us six days beforehand. To God, that he may guard you.' *French.* [*Ibid.*]

Transcript of a letter close sealed with the seal of James de Douglas, entitled in the tail 'to Sir Ralph de Nevill': 'Greeting. Sir, for certain matters touching us, [I] pray you to send me Richard de Thurlewall in such haste as you can [as] he has conduct, and if he cannot come, send me another certain man whom you can to settle what shall be done in the matters touching us. Sir, adieu.' *French.* [*Ibid.*]

'Sir. Know that the conference that has been between us is now in train (*a la fin*) for performance, because the earl of Her[eford], Sir Roger Dammory, Sir Hugh Daudele, Sir Bartholomew de Badelesmere, Sir Roger de Clifford, Sir John Giffard, Sir Henry Tyeys, Sir Thomas Mauduyt, Sir John de Wylyngton, and I (*et moi*) and all the others are come to Pountfreyt, and they are ready to make surety to you that if you complete the matters spoken of in the conference, to wit to come to our aid and go with us in England and Wales, we on the other hand pray you to assign us day and place where we can meet you and complete the matters faithfully, and live and die with us in our quarrel, and we pray you to cause us to have safe-conduct for 30 horsemen to come into your parts.' *French.* [*Ibid.*]

- March 9. Thomas de Ver acknowledges that he owes to Thomas de Loveyn, knight, Caldwell. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.
- March 13. To Master John Walewayn. Order to execute with all speed the king's Derby. commission to him and Richard Wroth to throw down the castle of Breghe-nogh. By K. on the information of Master R. de Baldok.
- March 14. William Muchegros and Amice, late the wife of Miles Muchegros, came be- Derby. fore the king, on Sunday after St. Gregory, and sought to replevy their land in Westbury, which was taken into the king's hands for their default before the king against Roger son of Walter de Baskervil.
- March 13. To Thomas de Roshale, Eustace de Burneby, and William le Bretton. Derby. Whereas the king lately ordered them to cause twelve men-at-arms to be elected in the county of Northampton, to wit one from each hundred, and a thousand footmen, and to cause them to be brought to the king suitably armed,

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Membrane 16d—cont.

in order to set out in his service against the rebels, and the rebels took the field in arms against the king at Burton-on-Trent, and persisted until they perceived the king coming against them with his company, when they fled, so that their rebellion is repressed; wherefore the king wishes to spare the expense of the aforesaid men, provided that the footmen be ready to come to him when summoned in twenties, hundreds, and constabularies: he therefore orders them to put them into twenties, hundreds, and constabularies.

By K. on the information of Roger de Northburgh and Master R. de Baldok.

[*Parl. Writs.*]

March 14. Roger le Beler acknowledges that he owes to the king 300*l.*; to be levied, Derby. in default of payment, of his lands and chattels in co. Leicester.

Vacated, because the king pardoned Roger the above sum by his privy seal, the tenor whereof follows:

Edward, etc., to J. bishop of Norwich, his chancellor. Order to annul the above recognisance, as the king has pardoned Roger this sum. Dated under the privy seal at York, 28 June, in the 15th year of the reign.

[P.s. 6072.]

MEMBRANE 15d.

March 18. To the sheriff of Lincoln. Order to permit the footmen of that county Blyth. between the ages of sixteen and sixty, whom the king lately ordered him to cause to be brought to him, to remain at home, provided that they be placed in twenties, hundreds, and constabularies, suitably armed, and that they be ready to come in the king's service upon three days' warning. The king wills that the money assessed upon the community of the county for the expenses of the aforesaid men shall be levied and put in deposit for the expenses of the men when the king shall order them to come to him, and that the sheriff shall certify him of the number of the footmen and of the sum of the aforesaid money. By K.

To the sheriff of Lincoln. Order to cause the passages of the waters and the sea ports in his bailiwick to be guarded safely, so that none of the king's enemies, who have now been dispersed, shall pass through those places, and to pursue with hue and cry and to arrest any of them found in his bailiwick. By K.

March 18. Richard Lovel, constable of Bristol castle, who is coming to the king, is Doncaster. ordered to return to his bailiwick and to execute the premises. By K.
The sheriff of Somerset and Dorset has like order.

March 14. To W. archbishop of Canterbury. Summons to attend a parliament to Derby. be held at York in three weeks from Easter next. By K.
[*Parl. Writs.*]

The like to the archbishop of York and to seventeen bishops. [*Ibid.*]

The like to J. bishop of Bath and Wells. [*Ibid.*]

The bishop of Coventry and Lichfield is not written to because the see is void. [*Ibid.*]

To the abbot of St. Augustine's Canterbury. Summons to attend the above parliament. [*Ibid.*]

The like to fifty-two abbots and priors, the prior of St. John's hospital, and the master of the order of Sempyngham. [*Ibid.*]

March 14. To Edward, earl of Chester. Summons to attend the above parliament. Derby. [*Ibid.*]

The like to eight earls and seventy-two others. [*Ibid.*]

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Membrane 15d—cont.

To William de Bereford. Order to attend at the above day and place to treat with the king and others of his council. [*Ibid.*]

The like to thirty-two others. [*Ibid.*]

March 14.
Derby.

To the sheriff of Essex and Hertford. Order to cause knights of those shires, citizens, and burgesses to be elected for the above parliament. By K. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To W. archbishop of Canterbury. Order to cause the deans and priors of cathedral churches and the archdeacons of his province to come in person at the aforesaid day and place, and each chapter of a cathedral church to come by a single proctor, and the clergy of each diocese of his province to come by two proctors, according to the king's orders to each bishop of his province. By K.

[*Ibid.*]

To Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports. Order to cause two barons to be elected from each of the said ports, and to cause them to come at the said day and place. By K. [*Ibid.*]

March 23.
Pontefract.

Nicholas de Kyngeston, knight, acknowledges that he owes to Richard de Castiloun 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas Wak of Bliseworth, knight, and Thomas Wake, lord of Lydele, acknowledge that they owe to Ralph de Camoys 100 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

March 18.
Doncaster.

John de la Marche is sent to the abbot and convent of Battle, in consideration of his good service to the king and queen, to receive such maintenance for life as Robert atte Vanue had in their house by the king's order.

By p.s. [5961.]

March 24.
Pontefract.

Adam son of Hugh de Hatcote, chaplain, acknowledges that he owes to John son of Nicholas Trimenel 200 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John son of Nicholas Trimenel, the elder, acknowledges that he owes to Nicholas Trimenel, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Northampton.

John son of John Wake acknowledges that he owes to Andrew de Hartcla, knight, 46*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of grant by Robert de Badingham, chaplain, to Thomas de Donestable of a messuage, 44 acres of land, 20 acres of meadow, all his rent of Scaftworth, his several and common fishery in the water of Iddel, and his passage over or within the water, in the town and territory of Scaftworth and Marresey near Everton, co. Nottingham. Witnesses: Sir John de Charneles, Sir Walter Tonk of Kellom, knights; Henry de Musters; William Sansemer; John de Bedewynde; Walter de Harum; Thomas de Derby, the king's serjeant-at-arms; William de Clif, king's clerk; Robert de Blida; William son of John de Scaftworth; Robert de Hoton of the same.

Memorandum, that Robert came into chancery at Pontefract, on 26 March, and acknowledged the above deed.

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Membrane 15d—cont.

March 28. John Morice acknowledges that he owes to William de la Beeche 240*l*.; Pontefract. to be levied, in default of payment, of his lands and chattels in cos. Bedford and Huntingdon.

Cancelled on payment.

Guy de Knapton acknowledges that he owes to Robert de Morby 100*l*.; to be levied, in default of payment, of his lands and chattels in co. York.

Walter Waldeshel acknowledges that he owes to Edmund Gacelyn, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Gilbert de Halughton, parson of Emeldon church, diocese of Durham, acknowledges that he owes to Robert Lewer 40*l*.: to be levied, in default of payment, of his lands and chattels in co. Northumberland.

April 1. John de Pateshull, of co. Buckingham, and Walter de Pateshull, of Altofts. co. Cambridge, acknowledge that they owe to Hugh le Despenser, the elder, 100 marks; to be levied, in default of payment, of their lands and chattels in the aforesaid counties.

April 1. To Walterottus and Doffus de Bardis and their fellows, merchants of the Altofts. society of the Bardi of Florence. Letter commending to them the king's yeoman Dinus Forcetty, their fellow, as Dinus is going to their parts about his affairs by licence from the king, and requesting them to treat him favourably and send him back to the king as soon as possible.

Membrane 15d—Schedule.

April 3. To Richard de Burgo, earl of Ulster. Request that he will come in the Altofts. king's service with as many horsemen and footmen as possible, so that he be at Carlisle in the octaves of Holy Trinity next prepared to set out with certain of the king's faithful subjects against the Scotch rebels, and that he will do this at his own charge, certifying the king by the bearer of what he will do in the premises. By K.
[*Parl. Writs.*]

April 3. To Thomas son of John, earl of Kildare. Request that he will come in Altofts. the aforesaid service at the king's wages, so that he be at Carlisle at the aforesaid date, and that he will give credence to what John de Bermyngeham, earl of Loueth, justiciary of Ireland, shall explain to him by word of mouth. By K.
[*Ibid.*]

The like to thirty-three others. [*Ibid.*]

To John de Bermyngeham, earl of Loueth, justiciary of Ireland. The king has ordained to be at Newcastle-on-Tyne in the octaves of Holy Trinity next with an army to set out against the Scotch rebels, and that the said justiciary and other of his subjects of his realm and of the aforesaid land with horses and arms shall be at Carlisle in the said octaves to set out against the said rebels, and he has, moreover, ordained to have from Ireland 300 men-at-arms, 1,000 hobelers, and 6,000 footmen armed with aketon, bascinet, and iron gloves at least, to wit the men-at-arms to be chosen amongst the justiciary and the nobles of that land, except the earl of Ulster, and the hobelers and footmen to be chosen in the said land and brought to Carlisle by the justiciary: the king therefore orders the justiciary to ordain in such manner between himself and the nobles, with the above exception, that the king may have the said men-at-arms from him

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Membrane 15d—Schedule—cont.

and them, the king having written to the nobles to give credence to the justiciary in this matter, and to cause the hobelers and footmen to be chosen without delay, and to bring them to Carlisle by the octaves aforesaid. The king has ordered the treasurer of Ireland to pay the wages of the said horsemen and footmen out of the issues of that land, and he is writing to the prelates and to the communities of the towns of that land requiring aid from them for this matter and to give credence to the justiciary and the treasurer concerning the same. The king enjoins the justiciary to shew all diligence in the premises, and to certify him before the said octaves of his proceedings, and of what aid he has obtained, and what manner of aid, and from whom. The king is writing to the earl of Ulster to come in his service with as much power as possible. The king will send shipping from the southern parts of his realm to Ireland in aid of the carrying of the said men from Ireland to Carlisle, as has been usual heretofore. By K.

[*Parl. Writs.*]

To A. archbishop of Dublin. Request that he will assist the king, who needs a great amount of money for the above affairs, with money or other suitable aid of his gift, and with the loan of as much as he can lend. The king will cause satisfaction to be made for the latter at terms to be appointed therefor. The archbishop is desired to give credence to what the justiciary and treasurer of Ireland, or either of them, shall explain to him by word of mouth. By K.

The like to the following :

The archbishop of Armagh.

The archbishop of Cashel.

The archbishop of Tuam.

The bishop of Ossory.

The bishop of Cork.

The bishop of Lismore.

The bishop of Lymerik.

The bishop of Kildare.

The bishop of Connor (*Coyners*).

The bishop of Down.

The bishop of Ferns (*Fenen'*).

The bishop of Meath.

The like to the following, with a slight change :

Walter de Cusac.

Robert Russel of Ros.

William Utlawe of Kylkenny.

Matthew de Bath of Droghda.

William de Clebury, parson of the church of Trym.

John Galegre of Cork,

Robert de Notyngam [of] Dublin, } merchants.

The like, '*mutatis mutandis*,' to the following :

The mayor and bailiffs of Dublin.

The mayor and bailiffs of Drogheda, on the side of Uriel.

The steward and bailiffs of Drogheda, on the side of Meath.

The mayor and bailiffs of Waterford.

The mayor and bailiffs of Rosse.

The mayor and bailiffs of Cork.

The mayor and bailiffs of Lymeryk.

Afterwards, on 14 April following, the letters aforesaid were renewed under the names of John de Bermyngham, justiciary, and Master Walter de Istlep, treasurer, the king being at Pontefract.

To the bailiffs and men of Bristol. Order to cause to be prepared without delay at their expense as many ships and barges as possible for the

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Membrane 15d—Schedule—cont.

king's expedition, and to cause them to be provided with tackle, victuals, arms, men, and other necessities, and to send the ships so provided to Ireland, so that they be at Dublin on the eve of Whitsuntide next, in order to carry to Carlisle horsemen and footmen from that land, as the justiciary and treasurer, to whom the king has written in this behalf, shall ordain. They are ordered to certify the king in writing by the bearer of the number of ships and barges they will help the king with and for what time they can stay in his service at their expense. The king wills that they shall afterwards remain in his service at his wages.

The like to the following:

The bailiffs and men of Briggewanter.

The bailiffs and men of Lime.

The bailiffs and men of Dertmuth.

The bailiffs and men of Weymuth.

The bailiffs and men of Plimmuth.

The bailiffs and men of Exmuth.

The bailiffs and men of Falemuth.

The bailiffs and men of Sutton.

The bailiffs and men of Melecumbe.

The bailiffs and men of La Pole.

The bailiffs and men of Southampton.

April 25.
Rothwell.

To the abbot of King's Beaulieu. Like request for ships to be sent to Droghda by the aforesaid date, certifying the king by the bearer Alexander le Convers, king's clerk, to whom he is to give credence in what Alexander shall tell him on the king's behalf.

To the bailiffs and men of Waynflet. Like order to send ships to Tynmuth, so that they be there in the octaves of Holy Trinity next, to go and stay in the king's service.

The like to the mayors, where there are mayors, bailiffs, and men of the following ports:

Grimesby.

Scardeburgh.

Barton-on-Humbre.

Whitby.

Kyngeston-on-Hull.

Hertelpol.

Ravenesrodd.

Newcastle-on-Tyne.

April 14.
Pontefract.

To the mayor, bailiffs, and men of Bristol. Order to send to Drogheda the ships and barges that the king lately ordered them to send to Dublin, as the king considers Drogheda a more suitable place for assembling shipping. The king wills that the ships and barges shall after the time previously mentioned remain in his service at his wages. By K.

The like to the bailiffs and men of the other twelve (*sic*) southern ports.

April 13.
Pontefract.

To William Gentyl, late sheriff of Lancaster. Order to meet the king's clerks Simon de Balderston and Henry de Athelardestre, whom the king has appointed auditors of the accounts of all the receivers, bailiffs, and keepers of the lands and goods that belonged to Thomas, late earl of Lancaster, and to other rebels and to others this side Trent, and of the lands of Bromfeld, Yale, and Dynebech in Wales, at a day and place to be appointed by the said auditors, and to deliver to them the rolls, estreats, memoranda, and other evidences whatsoever in his possession whereby the said receivers, bailiffs, keepers and others who are bound to render account may be charged upon their accounts, and to assist the aforesaid auditors in examining and auditing the said accounts by his counsel and aid when summoned by them. By K.

The like to the following:

John de Midhop, late steward of Blakeburneshire.

Richard de Killerby, late steward of the earl's lands in the bishopric of Durham.

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Membrane 15d—Schedule—cont.

John de Dalton, late steward of Pykeryng'.
 Geoffrey de Byngham, late steward of the honour of Pontefract.
 John de Burton, late steward of Wakefeld and Heitfeld.
 John de Lascell', late bailiff of Conyngesburgh.
 Robert de Prayers, late steward of Bromfeld and Yale.
 William de Monte, late steward of Dynegbegh.
 John de Myners, late steward of the honour of Tuttebury and Staffordshire.
 Richard de Bredon, clerk of William de Bredon, late steward of Derbyshire in the honour of Tuttebury.
 Geoffrey de Werberton, late steward of Halghton.

This is the article concerning prises in the realm made by the late king amongst other articles so made by him for the amendment of his people in his parliament at Westminster, in the 28th year of his reign, which article the king wills shall be observed for the profits of his people, under the pains contained in the same article: 'Whereas there is great grievance in this realm [*etc.*] . . . And if any one shall make prises without warrant and carry them away against the will of the owner of the goods, he shall be forthwith arrested by the township where the prise shall be made, and sent to the nearest gaol, and if he be attainted hereof, [judgment] shall be done upon him as upon a thief, if the quantity of the goods demand it.' [*Articuli super Cartas*, 28 Edw. I., c. 2.]

April 4.
 Altofts.

To the bailiffs of the city of York. Order to cause the aforesaid article, which the king sends to him under his seal in patent form, to be published in that town every market day, and to inhibit any one taking prises contrary to it, and to cause the article to be observed, and to deliver a transcript of the article and the present writ to all who wish to have a transcript, so that everybody may make plaint the more advisedly of things done to them contrary to the article aforesaid. By K.

The like to the bailiffs of all the cities and boroughs of England.

Membrane 15d—Schedule, dorse.

April 6.
 Altofts.

Brian son of John de Herdeby acknowledges that he owes to Alexander de Hagh 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

The same Brian acknowledges that he owes to Simon de Sibthorp 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

The same Brian acknowledges that he owes to Elizabeth, late the wife of John de Hagh, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Elias de Stapelton, parson of the church of Swaveton, diocese of Lincoln, acknowledges that he owes to the king 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Memorandum, that Stephen de Segrave mainperned to lead back to prison the body of Elias in case Elias failed in the payment of any of the instalments of the above money.

Afterwards the king, by privy seal dated 28 September, in the 16th year of his reign, ordered the keepers of his seal to cancel the above recognisance, as Elias had paid the above sum into his chamber by the hands of Thomas de Usflete, clerk of the receipt.

March 25.
 Pontefract.

To W. archbishop of York. Order to have all the service due from him to the king at Newcastle-on-Tyne ready to set out with the king against

1322.

Membrane 15d—Schedule, dorse—cont.

the Scotch rebels, the king having ordained to be there with his army in the octaves of Holy Trinity next. By K.

[*Parl. Writs.*]

The like to sixteen bishops. [*Ibid.*]

To Edward, earl of Chester. Order to come to the king at the aforesaid day and place with all the service due from him to the king. By K.

[*Ibid.*]

The like to eight earls and seventy-six others. [*Ibid.*]

To the sheriff of York. Order to cause proclamation to be made that all who owe service to the king shall have their service at the said place on the aforesaid day. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To the barons, bailiffs, and men of the port of Wynchelse. Order to have all the service of ships due from them at Tynemuth in the aforesaid octaves, with a double equipment (*esquippamento*) of men and victuals.

The like to the barons, bailiffs, and men of the following ports:

Dover.	Hethe.
Sandwich.	Hastynge.
Faversham.	Romenhale.

March 26.
Pontefract.

To Edward, earl of Chester. Request that he will come to the king at Newcastle-on-Tyne at the aforesaid date with horses and arms in as much power as possible, in addition to the service due from him. By K.

[*Parl. Writs.*]

The like to the earls, barons, and other magnates and nobles above summoned. [*Ibid.*]

March 26.
Pontefract.

To the barons, bailiffs, and men of the port of Wynchelse. Request that they will allow their service of ships to remain in the king's service at their expense for a suitable time beyond the time for which they are bound to make their service. The king makes this request because when he was lately with them on the water against the contrarians, he then began by their counsel then given to him what is now finished to the confusion of the contrarians and the peace of the realm, when they promised to assist him powerfully with a naval aid in the said matter and other matters of his. They are desired to write back what they shall have caused to be done at the king's request. By K.

April 5.
Altofts.

To the mayor and whole community of the city of London. Request that they will help the king with men-at-arms, footmen, or other suitable aid in his war against the Scots, certifying the king of their will by the bearer hereof. By K.

[*Parl. Writs.*]

The like to the mayor and whole community of the city of Exeter. By K.

[*Ibid.*]

The like to the mayors and communities and bailiffs and men of thirty-nine towns. [*Ibid.*]

April 9.
Pontefract.

To W. archbishop of York. Request that he will help the king with an honourable and suitable aid, so that the king's majesty may be honoured beyond the estate that Thomas, late earl of Lancaster, lately held, when the archbishop had treaty with him and granted him 2,000 marks from himself and his clergy for the defence of his church and the people of the marches of Scotland against the invasion of the Scots. By K.

[*Parl. Writs.*]

1322.

*Membrane 15d—Schedule, dorse—cont.*April 25.
Rothwell.

To the bailiffs and men of Bristol. Order to give credence to what Alexander le Convers, the king's clerk, shall explain to them by word of mouth on the king's behalf, and to write back by him what they shall have caused to be done in aid of the king's expedition, the king having ordered them to send ships to Ireland to carry men thence to Carlisle. By K.

The like to the bailiffs and men of the following towns :

Briggewater.	Melecombe.
Lime.	Lymington.
Dertmuth.	Kykaven.
Falemuth.	La Pole.
Tynmuth.	Southampton.
Loo.	Warham.
Yarmuth in Wyght.	Cydemuth.
Weymuth.	Fowy.
Plimmuth.	Elvertcombe.
Exmuth.	Bartestaple.
Sutton.	

*MEMBRANE 14d.*March 21.
Pontefract.

To the sheriff of Lincoln. Order to cause proclamation to be made that all merchants, native and alien, may come safely with their victuals and other goods for sale to the city of York and to the neighbouring parts in the north wherever the king may be when he sets out against the Scotch rebels, and that they shall receive due and speedy payment for their victuals, and that nothing shall be taken from them by anyone against their will.

By K.

The like to the sheriffs of the following counties :

York.	London.
Lincoln.	Southampton.
Norfolk and Suffolk.	Somerset and Dorset.
Nottingham and Derby.	Devon.
Essex and Hertford.	Cornwall.
Kent.	Worcester.
Surrey and Sussex.	Gloucester.

March 25.
Pontefract.

The like to the mayor and bailiffs of Newcastle-on-Tyne to cause proclamation to be made in that port. By K.

March 21.
Pontefract.

To the sheriff of York. Whereas the king lately caused proclamation to be made for the preservation of the peace and the observation of the statutes of the realm when he commenced his journey through divers parts of the realm and of the marches of Wales to repress the rebellion, and now Thomas, earl of Lancaster, and other rebels, who were defeated at Burton-on-Trent and fled from the king and his company, have been again beaten by the king's faithful subjects and have been captured and imprisoned, so that their malice is no longer to be feared ; the king, to avoid the fear of disturbances that might arise from such actions, orders the sheriff to cause proclamation to be made that the king's peace and the statutes, laws, and customs of the realm shall be maintained and observed uninjured, and to inhibit all persons from attempting anything that may be to the breach of the peace, and from taking any person's goods against his will, under pain of forfeiture, and [to enjoin] that every one shall maintain the king's peace to the best of his power ; this being always observed, that if any of the rebels or their adherents be found within his bailiwick, they shall be arrested and imprisoned without delay, according to the tenor of the king's previous

1322.

Membrane 14d—cont.

orders. As the king understands that many of the rebels have put on the habit of religion and divers other habits in order to leave the realm or to hide more securely within the realm, the sheriff is ordered to cause the ports of the sea and of fresh waters and other districts of his bailiwick to be guarded closely and diligently, so that no one of whom he has not good knowledge may leave the realm in monastic (*regulari*) or other habit, and so that none of the rebels or their adherents may be able to hide within his bailiwick or pass through the same without being arrested and imprisoned.

By K.

The like to all the sheriffs of England.

March 23.
Pontefract.

To the sheriff of Cornwall. Order to permit the horsemen and footmen that the king lately ordered him to cause to be chosen in that county and brought to him to remain at home, provided that they be ordained in twenties, hundreds, and constabularies and be ready to come in the king's service upon three days' notice, the king's affairs against the contrariants having ended prosperously.

By K.

[*Parl. Writs.*]

The like to the sheriff of Devon. [*Ibid.*]

March 22.
Pontefract.

To Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause the sea-ports in his bailiwick and other districts of the same to be guarded closely, so that no one of whom he has not good knowledge may leave the realm in any way in any of the ports in monastic or other habit, as Thomas, earl of Lancaster, and other rebels, who were beaten at Burton-on-Trent, have been again beaten by certain of the king's subjects, and certain of them are hiding in divers parts of the realm in regular and other feigned habits, and are striving to leave the realm.

By K.

[*Fœdera.*]

March 26.
Pontefract.

Roger de Felton, knight, acknowledges that he owes to Gerard Johan, Bonus Philippi, and Dinus Forecetti, merchants of the society of the Bardi of Florence, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

March 26.
Pontefract.

To the abbess of Fontevrault. Request that she will admit Perotta de Beaumond as a nun of her house.

By K. on the information of Master Robert de Baldok.

The like, '*mutatis mutandis*,' to the abbot and convent of Caen in Normandy for Peter de Berowes.

By K. on the information of the said Robert.

March 27.
Pontefract.

Thomas de Botetourt, knight, acknowledges that he owes to the king 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

March 24.
Pontefract.

John de Warennia, earl of Surrey, acknowledges that he owes to Edmund, earl of Arundel, 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Ralph de Draycote, Peter de Baa, knight, and Elias le Parker acknowledge that they owe to Robert de Sapy 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Thomas de Northwode acknowledges that he owes to John de Sancto Amando 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

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Membrane 14d—cont.

March 27. Hugh de Bradeford of Osgodeby acknowledges that he owes to William
Pontefract. de Clyf, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of the aforesaid William, witnessing that whereas the aforesaid Hugh has made the above recognisance to him, and John le fiz Johan Amyes de Hemmyngburgh and Thomas Pertrik of Wodehalle have brought a writ of ael against Hugh for 8 acres of land in Osgodeby, concerning which Hugh ought to vouch to warranty Robert de Lathum of Osgodeby, the said William hereby grants that the recognisance shall be cancelled if Hugh do not aid or counsel the said Robert to delay the said John and Thomas in the suit of the said writ. Dated at Bretton near Brotherton, 28 March, 15 Edward II.

Memorandum, that the aforesaid William came into chancery at Pontefract, on the aforesaid day, and acknowledged the above deed.

March 28. To the sheriff of Norfolk and Suffolk. Order to attach by their bodies
Pontefract. all barons, bannerets, knights, esquires, and other men-at-arms of his bailiwick who did not come in the king's expedition when summoned by the sheriff, in accordance with the king's late orders, so that he have them before the king and his council in the quinzaine of Easter next to answer to him concerning the premises. The sheriff is ordered to take their lands and chattels, which he has attached in this behalf, into the king's hands. By K. [*Parl. Writs.*]

The like to the sheriffs of Lincoln, Rutland, Nottingham and Derby, Salop, Wilts, and Lancaster. [*Ibid.*]

The like to the sheriffs of Cornwall, Devon, Somerset and Dorset, Surrey, Kent, Middlesex, Gloucester, and Worcester, to have them before the king and his council in three weeks from Easter. [*Ibid.*]

March 27. To the sheriff of Norfolk and Suffolk. Order to punish all persons who
Pontefract. were contrary in the above matter according to his commission, as the king learns that he defers punishing certain men who were contrary. By K.

April 2. Philip de Stradele and Thomas de Bule acknowledge that they owe to
Altofts. John de Bures of Essex 9*l.* 2*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Derby.

April 1. To the bailiffs and men of the town of Colchester. Order for the bailiffs
Altofts. and six men of that town to go to Lenne, so that they be there on Thursday in Easter week at the latest, to treat with J. bishop of Norwich and Walter de Norwyco, keeper of the office of treasurer, concerning a suitable subsidy from them for the war against the Scots, and to give credence to what the bishop and Walter shall explain to them on the king's behalf, and to complete effectually what they shall thus explain. [*Parl. Writs.*]

The like to the following:

The bailiffs and men of Ipswich.

The bailiffs and men of Dunwich.

The mayor, bailiffs, and men of Norwich.

The bailiffs and men of Goseford and Baudeseye.

The bailiffs and men of Harwich.

The bailiffs and men of Orford.

The mayor, bailiffs, and men of Great Yarmouth, for the mayor and twelve men.

The bailiffs and men of Little Yarmouth.

The bailiffs and men of Blakeneye.

The bailiffs and men of Brunham,

The mayor, bailiffs, and men of Lenne. [*Ibid.*]

1322.

Membrane 14d—cont.

To the bailiffs and men of Boston. Order to meet the said Walter de Norwico at a day and place to be appointed by him, and to give credence to what he shall explain to them concerning the premises. By K.
[*Ibid.*]

April 6.
Altofts.

To Richard de Whatton, keeper of certain castles and lands that belonged to Thomas, earl of Lancaster, and to others. Order to cause to be brought into the king's chamber with all speed all money that he can collect of the issues of the aforesaid lands and from the recognisances made to the king in the castles and lands, and from elsewhere. By K.

The like to the following keepers :

Richard de Emeldon.
John de Kilvinton.
Thomas Deyvill.
Henry de Malton.
John Travers.
Alan de Cubbeldik.
Roger Beler.
Robert de Stoke.
Robert de Hungerford.
Robert de Aston.
Richard de Rodeney.
Roger Carles.

April 8.
Altofts.

John de Estmar, king's clerk, has letters to the abbot and convent of Osolveston to receive the pension due to one of the king's clerks by reason of the new creation of the abbot. By K.

April 6.
Altofts.

To Humphrey de Bassyngburn, Laurence de Preston, the younger, and John de Sancto Mauro. Order to cause to be brought into the king's chamber before the parliament summoned at York in three weeks from Easter next the arrears of the 500 marks that the king appointed them to assess upon the knights and squires of the county of Northampton, which sum they ought to have paid into the king's chamber on the first Sunday of Lent last, as they have paid only a small portion of the said sum. By K.

The like to the following :

Thomas Golafre and Geoffrey de Molsham, appointed to levy 100*l.* in co. Oxford, which they ought to have paid before the Purification last.
Henry de Pentelowe and Geoffrey de la Stane, appointed to levy 100*l.* in co. Berks, which they ought to have paid before the Purification.
John de Boudon, Peter de Worldham, William de Charleton, and Geoffrey de Ledes, appointed to levy 200*l.* in co. Sussex, which they ought to have paid before the Purification.

April 9.
Pontefract.

Richard de Wamberge, parson of the church of Castelford, diocese of York, acknowledges that he owes to Robert Lewer 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

April 13.
Pontefract.

William Spenser of Hedon acknowledges that he owes to Richard de Middleton, the king's pantler, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Darcy le frere acknowledges that he owes to John de Crosseby, clerk, 22*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

April 20.
Rotherham.

William de Fenton of Cowyk acknowledges that he owes to William Mons of Cowyk 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1322.

MEMBRANE 13d.

April 9.
Pontefract.

To W. archbishop of Canterbury. Inhibition of his publishing or executing any process or sentence against Master Robert de Baldok, archdeacon of Middlesex, by virtue of any commission or mandate made or to be made to him concerning the prebend of Aylesbury, in the church of Lincoln, or of his attempting anything to the king's prejudice or the weakening of his collation of the prebend upon the said Robert, the king having conferred the prebend upon him, when the bishopric of Lincoln was in his hands during voidance, in its entirety as it was before it was divided into portions in the time of his progenitors without royal assent, as the king recovered and proved his right in his court against Gaillard de Mota, incumbent of the church of Milton, one of the portions of the aforesaid prebend, and against others impeding the king's collation, and the king thereupon ordered the ordinary to admit Robert to the entire prebend, by whom he was admitted and instituted into possession of the prebend, and the king now understands that Gaillard has caused Robert to be cited to appear outside the realm to answer concerning the collation, and has procured grievous processes against Robert to be directed to the archbishop for publication and execution because he did not appear in answer to the citations, which he was unable to do as he was hindered from doing so by the king. By K.

April 13.
Pontefract.

To Richard Castiloun. Order to come to the king without delay, bringing with him the king's commission to him to pursue, arrest, and imprison certain contrariants and to take their lands, goods, and chattels into the king's hands, in order to inform the king concerning his proceedings herein, superseding meanwhile the execution of the commission. By K.

[*Parl. Writs.*]The like to forty-two others. [*Ibid.*]April 12.
Pontefract.

To the sheriff of Norfolk and Suffolk. Order to certify the king of what lands, goods, and chattels he has taken into the king's hands by virtue of the king's late order to take into his hands the lands, goods, and chattels in his bailiwick that belonged to Thomas, earl of Lancaster, and other rebels, and to cause to be delivered into the king's chamber all the money that he has from the issues of the above or from any other such goods and chattels that he may have sold, so that the king be certified of the premises and the money be delivered before the Ascension next. By K.

The like to all the sheriffs of England.

To Nicholas de la Beche. Like order to certify the king of the lands, goods, and chattels taken into the king's hands by virtue of the king's commission to him to take into the king's hands the lands, goods, and chattels of the contrariants, and to deliver the money as above.

The like to the following, appointed in the following counties :

John de Hanstede,	}	in co. Essex.
Odo de Stoke,		
Geoffrey Dode,		
Richard de Potesgrave,	}	in co. Kent.
Gilbert de Rishton,		
Nicholas Gentyll of		
Hemelhamsted,	}	in cos. Surrey and Sussex.
Ed. Conarel,		
John de Scures,		
William de Kyngeston,	}	in co. Southampton.
William de Bello Campo,		
William de Bradewell,		
Alexander de Besseford,	}	in co. Worcester.
Gilbert de Wygeton,		
Roger de Gretford,		
	}	co. Middlesex.

1322.

Membrane 13d—cont.

John Haward, }
 Peter de Pulford, } in cos. Norfolk and Suffolk.
 Hamo de Chiggewell, }
 Gilbert de Wygeton, } in the city of London.
 Richard de Whatton, keeper of certain castles and lands that belonged
 to Thomas, earl of Lancaster, and to others.
 Richard de Emeldon, keeper, etc., as above.
 John de Kilvinton, keeper, etc., as above.
 Thomas Deyvill, keeper, etc., as above.
 Henry de Calton, keeper, etc., as above.
 John Travers, keeper, etc., as above.
 Alan de Cubbeldyk, keeper, etc., as above.
 Roger Beler, keeper, etc., as above.
 Robert de Stoke, keeper, etc., as above.
 Robert de Hungerford, keeper, etc., as above.
 Robert de Aston, keeper, etc., as above.
 Richard de Rodeney, keeper, etc., as above.
 Roger Carles, keeper, etc., as above.

April 18. To Edmund, earl of Arundel, justice of Wales. Order to cause twenty-
 Rothwell. four men of South Wales and a like number from North Wales to come to
 the king in the next parliament at York to treat with the prelates and
procures of the realm upon the king's affairs, the king desiring to have the
 counsel of men of Wales in consideration of their good service. By K.
 [*Fœdera; Parl. Writs.*]

April 12. To the sheriffs of London. Order to cause proclamation to be made
 Pontefract. that the king has ordained by his council that no arrests shall be made
 before Easter next of the victuals or goods of alien merchants, except the
 king's enemies of Scotland, and to supersede in the meantime the execution
 of all writs granted for such arrests within their bailiwick, and to cause
 proclamation to be made that all merchants, except the enemies aforesaid,
 may come into the realm in the meanwhile with their victuals and goods
 without having arrests made upon them, the king having ordained that
 arrests shall not be made during the above time in order that alien mer-
 chants may come into the realm with their victuals and goods more freely
 and quietly in aid of the maintenance of the king and his subjects who
 are about to set out to repress the rebellion of the Scots. By K. and C.

The like to the sheriffs of the following counties :

Northumberland.	Sussex.
York.	Southampton.
Lincoln.	Somerset.
Norfolk.	Dorset.
Suffolk.	Cornwall.
Essex.	Devon.
Kent.	Gloucester.
Surrey.	

Enrolment of release by Robert de Morby, chaplain, to Adam de Sutton
 of York, brother and heir of William de Sutton, deceased, of all actions
 and demands against Adam by reason of any debt of the said William due
 to the releasor by recognisance in chancery or otherwise. Witnesses: Sir
 William de Ayremynne; Nicholas de Langton, mayor of York; Nicholas le
 Sauser, John de Selby, William de Friston, bailiffs of the same; Roger
 Basy, Richard le Toller, Richard de Duffeld. Dated at York, 20 April,
 15 Edward II.

Memorandum, that Robert came into chancery at York, on the aforesaid
 day, and acknowledged the above deed.

1322.

*Membrane 13d—cont.*April 12.
Pontefract.

To R. count of Flanders. Many treaties have been had between the king's council and the count's envoys sent specially to this realm concerning the damages inflicted upon one another by the king's and the count's subjects, and the count's envoys at length came to Westminster, and treated with the king's council, and having arrived at ways of agreement, related them to the king, and the king accepted them and ordered them to be confirmed, although they were heavy terms; whereupon the count's envoys contemned what they had agreed upon and returned home, because, as the king suspects, of a disturbance then moved against him in the realm; as his rebels have now had justice done upon them, and peace is now restored in the realm, the king, considering the mutual benefits arising from communion of his and the count's subjects, signifies the premises to the count, so that the count may do what pertains to mutual peace. Although the count's envoys contemned what they had previously desired, the king will be ready [to accept] what pertains to mutual peace if the count wishes to adhere to his previous requests, and the king has accordingly inhibited the count's merchants or their goods being molested by arrest. In order that the premises may be done more graciously, it is expedient that the king's enemies and rebels of Scotland shall not be cherished by the count or his subjects, and that arms, victuals, or other aids shall not be carried or ministered to them from the count's land or by his subjects, and the king requests that this may be done, and that the count will write back by the bearer what he will do herein. [*Fædera.*]

April 20.
Rothwell.

To the bailiffs and men of Great Yarmouth. Order to prepare, together with all others of the ports of Norfolk and Suffolk and of the other ports of those parts, ships and men-at-arms in as great force as possible, so that they be ready when summoned by the king to repress the malice of the Flemings and others, and of other enemies of the king, who understands that the Flemings and others lie in wait about the coast with a naval force for his men, and that they pursue the ships of his men and despoil them, and that they do not fear inflicting the last punishment upon innocent persons, sparing no man of this realm, and that they do not permit the victuals ordained for the war in Scotland to be taken to that land, so that it may be conjectured that they are scheming, as aiders of the Scotch, to carry on war against the king at his back. By K.
[*Fædera.*]

May 1.
York.

To Roger Beler, keeper of the castle and honour of Tuttebury, and of all other castles that belonged to Thomas, earl of Lancaster, and to other rebels in the counties of Stafford, Derby, and Leicester. Order to summon all those of his bailiwick who ought to do homage and fealty to the king by reason of the aforesaid lands to come to the king on the morrow of Whitsuntide to do homage and fealty. By K.

The like to the following keepers in the following counties:

Robert de Stok, in cos. Warwick, Oxford, Bedford, and Buckingham.

Robert de Hungerford, in the city of London, and in cos. Middlesex, Wilts, Berks, and Southampton.

Robert de Aston, in cos. Somerset, Dorset, and Gloucester.

Richard de Rodeneye, in cos. Devon and Cornwall.

Roger Carles, in cos. Hereford, Worcester, and Salop.

Richard de Whatton, keeper of the manor of Kneeshale and of all castles, etc., in cos. Nottingham, Northampton, and Rutland, and of the Lancaster fees in cos. Lincoln and Nottingham, and behind the sheriff (*retro vicecom'*) of Lincoln.

The like to the following to summon such tenants to come to the king on the morrow of the Ascension for the above purpose:

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Membrane 13d—cont.

Richard de Emeldon, keeper, etc., in co. Northumberland and the bishopric of Durham.

John de Kilvynton, keeper, etc., between the waters of These and Use.

Thomas Deyvill, keeper of the castle and honour of Pontefract and of all castles, etc., in co. York this side the Use, except the manor of Skipton-in-Cravene.

Henry de Malton, keeper, etc., in cos. Westmoreland, Cumberland, and keeper of the castle and manors of Skipton-in-Cravene and Burton in Lannesdale.

John Travers, keeper, etc., in cos. Lancaster and Blakeburnshire, and of Halton, co. Chester.

Gilbert de Sengilton, keeper of the castle of Hanterton and of all the lands in Congelton, Whitleye, and Longedendale, co. Chester, and in Vydnes, co. Lancaster, that belonged to Thomas, late earl of Lancaster, Robert de Holand, and Joan, countess of Lincoln.

Alan de Cubbeldyk, keeper of the castles, etc., in co. Lincoln.

May 8.
York.

Thomas Foxe, parson of the church of Gillyng in Rydale, diocese of York, acknowledges that he owes to the prior of Boulton in Cravene 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Membrane 13d—Schedule.

Whereas in the parliament summoned at Westminster in three weeks from Midsummer last an award was made against Sir Hugh le Despenser, the son, and Sir Hugh le Despenser, the father, by certain magnates of the realm, and afterwards at St. Andrews following a petition was delivered to the king by Sir Hugh, the son, to this effect: Hugh le Despenser, the son, shews the king that many oppressions, grievances, reprises, arsons, and homicides have been committed against him whilst he was with the king in his service in the office of chamberlain by appointment in full parliament, to wit that the earl of Hereford, Sir Roger de Mortimer, the nephew, Sir Roger de Mortimer, the uncle, Sir Roger Damory, Sir John de Moubray, Sir Hugh Daudele, the father, Sir Hugh Daudele, the son, Sir Roger de Clifford, Sir John Giffard of Brynmesfeld, Sir Maurice de Berkele, Sir Henry le Tyes, Sir John Maltravers, and many others allied themselves together by oath and writings to pursue and destroy the said Hugh le Despenser, and upon this their accord they all came with their retinues (*retenaunces*) on Wednesday after the Invention of the Holy Cross, in the 14th year of the king's reign, to Neuport in Wales in force and arms, to wit with eight hundred men-at-arms, with the king's banner of his arms displayed, and with five hundred hobelers, and 10,000 footmen, in order to enter the lands that the said Hugh le Despenser, the son, had in Wales to destroy them, and with the same power and force they besieged his towns and castles, and took them by force, and slew part of his men, to wit Sir John Iwayn, Matthew (*Mahu*) de Gorges, and others to the number of fifteen Welshmen, and wounded and maimed part of his men, such as Sir Philip Joce, and took and imprisoned part of them, such as Sir Ralph de Gorges, who is still in prison, Sir Philip Joce, Sir John de Fresyngfeld, Sir John de Donestaple, William de Donestaple, and many others who were afterwards released by ransom, and took and carried away the goods and chattels of the said Hugh, the son, found in the said towns and castles, to wit forty destriers and armour for two hundred men suitably (*nettementes*) armed, and other garnistures in the said towns and castles, such as engines, springalds, cross-bows, lances, quarrels, and other necessities, and victuals, such as corn, wine, honey, rye (*seel*), meat, fish, and divers other necessary (*bosoinables*) victuals, amounting to the value of 2,000*l.*, and took and burnt

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Membrane 13d—Schedule—cont.

all the charters, remembrances, and muniments of the said Hugh there found, to his damage of 2,000*l.*, and burnt part of the gates and houses in the said castles, and took out and carried away the windows, ironwork (*ferures*), and lead, and committed many other damages, to the damage of the castles of 2,000*l.* The names of the castles thus taken and destroyed are: Newport, Kaerdif, Kerfilli, Lantrissane, Talvan, Lamblethian, Kenefeg, Neoth, Drusselan, and Dinevor. And with the same power and force they stayed there in his lands for five days in order to destroy the lands completely (*nettement*), within which time they made by force all the greater part of all the country swear to be of their accord, and they imprisoned and held to ransom those who refused, and burnt their houses and goods. And during the same time they wasted (*estreperent*) all his manors there, and robbed him of all his moveables therein, to wit of 60 great bearing mares (*jumentz portauntz*) with their issue of two years, two stallions (*estalouns*), 160 plough-cattle (*affres*), 400 oxen, 500 cows with their issue of two years, 10,000 sheep, and 400 swine, and of all other necessary things there found, such as waggons (*chars*), carts, ploughs, vessels, without leaving anything, to his damage of 2,000*l.*, and burnt some of his barns there at Newport and elsewhere. The names of the manors thus destroyed are: Newport, Maghai, Dyueles, Ponkarn, Rempny, Rethery, Kerfilli, Blankmoster, Kerdif, Raath, Lyquith, Cogan, Cloun, Radour, Talvan, Lamblethian, Laneltwyth, Bonyerton, Kenefeg, Lanhari, Neoth, Drusselan, and Dynevor. And they have since retained all these lands and lordships, such as Cantresmaur, Glamargan, and Wenlok, with all the commotes of the Welsh, spoiling and destroying and in levying therefrom as much as they could do, to wit they sowed and carried away their crop (*croup*) in the land, to his damage of 2,000*l.*, and they have levied the debts there due to him by coercion, amounting to 3,000*l.*, together with the rents, fermes, and other customs amounting to 1,000*l.*, and destroyed the woods, and have since retained them, doing damage all the time. And from there with the same power and force they came into England against the castles, towns, and manors of the said Hugh, the son, and took and destroyed them, by felling the wood, chasing wild cats (*chatz*) and parks, throwing down houses, robbing and spoiling (*riflauntz*) what they could find of his, to his damage of 10,000*l.* And they afterwards sought out (*susquistrent*) all his friends and men, and took some and put some to ransom, spoiling some and imprisoning some. And afterwards by the same severities they raised the greater part of the people against their will to be of their accord and to be sworn to them, and so with all their force and power they came to the king's parliament at Westminster, and there upon feigned and untrue reasons erroneously awarded that the said Hugh should be disinherited and exiled from the realm, without calling him to answer against reason and right and the law of the land. Wherefore Hugh prays the king, as he is bound by right of his crown and by his coronation oath to maintain all men in their rights, to cause the process of this award to come before him, and to cause it to be examined, and that Hugh may be received to shew the errors therein, and that it may please the king to repeal and redress the errors found therein, and to do moreover what right and reason shall demand, and Hugh will afterwards be ready to stand to right and to answer every plaint according to reason.

And the said Hugh, the son, shews the errors in the said process, inasmuch as the said magnates, in pursuing and destroying him, prayed for pardon from the king for all matters that might be denoted as felonies or trespasses in the pursuit, in taking by their own authority and made themselves judges upon Hugh wrongfully and wilfully, whereas they could not and ought not to have been judges, and thus the award was made without judge. Also error in that Hugh was not called into court nor to

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Membrane 13d—Schedule—cont.

answer when the award was made. Also error in that the award was made without the assent of the prelates, who are peers in parliament. Also error in that the said magnates had no record in their own pursuit upon the matters contained in their award. Also error in that the award was made contrary to the form of *Magna Carta*, wherein it is contained that no one shall be forejudged or destroyed in any manner except by lawful judgment of his peers or by the law of the land. Also he prays the king to have regard to the fact that the said magnates, being summoned to come to the parliament in due manner, came in undue manner with horses and arms and all their power.

And hereupon the said Hugh, the son, came, and surrendered himself into the king's wardship as a prisoner, praying that the king would receive him into his protection to sue the aforesaid complaint, and that right should be done in the aforesaid matters, and the king thus received him, as he ought to do, and caused the aforesaid petition to be delivered to the archbishop of Canterbury, the bishops, and other clergy of the province of Canterbury then at the provincial council at London, charging them to take counsel concerning the said petition, and to give the king their advice and counsel concerning the same. And they answered that it seemed to them that the award, so far as concerned the exile and disinheritance of Sir Hugh, the son, and Sir Hugh, the father, was wrong and was made wrongfully, wherefore they, as peers of the realm and as the king's councillors, unanimously counselled the king to repeal and annul the award, and they said moreover that they or any of them had never assented to the award, but that each of them protested in writing at the time that they could not assent to it. And Edmund, earl of Kent, Sir John de Bretagne, earl of Richmond, Sir Aymer de Valence, earl of Pembroke, and Edmund, earl of Arundel, before the king and the said prelates said that the award was wrong and contrary to law and right, and prayed that the king would cause it to be repealed and annulled; and the earls of Richmond, Pembroke, and Arundel said that their assent to the award was given through fear of the undue force that the magnates suddenly brought to the parliament without their knowledge, and they prayed pardon from the king for their offence in then counselling the king to suffer this award thus unduly made by force.

And afterwards another petition was delivered to the king by the said Hugh le Despenser, the father, to the following effect: Hugh le Despenser, the father, shews the king that many oppressions, grievances, reprises, and arsons have been committed upon him wrongly and against the peace, to wit that the earl of Hereford, Sir Roger le (*sic*) Mortimer, the nephew, Sir Roger de Mortimer, the uncle, Sir Roger Damory, Sir John de Moubray, Sir Hugh Daudele, the father, Sir Hugh Daudele, the son, Sir Roger de Clifford, Sir John Giffard, of Brymmsfeld, Sir Maurice de Berkeleye, Sir Henry Tyeis, Sir John Maltravers, chieftains, came, with their adherents and allies, on St. Barnabas, in the 14th year of the king's reign, to the said Hugh's manor of La FASTERNE, and entered with the said force the said manor and the manors of Wotton Bassett, Tockenham, Brotetoune, Compton, Wynterbourn, Berewyk, Send, Uphaven, Merden, Netheruphaven, Chelesworth, Mersshton, Somerford, Hampton, Eton, Beamys, and their members and appurtenances, in co. Wilts, the manors of Wyshangre, Wyneston, Musardrie, Bysele, Fairford, and Lichelade, co. Gloucester, Sutton Maundevill, Asshemere, Wynterbourn, Huyton, co. Dorset, Asshel', Berton, Bedehampton, Creuquer, and Mapeldorewelle, co. Hants, Spenhenton and Staunford, co. Berks, Curtlyngton, Pyriton, Hasell', Somerton, Asscot, and Dadyngton, co. Oxford, Wycombe, Folmere, and Datchet, co. Bucks, Wockyng', Sutton, Hok, and Baggeschet, co. Surrey, Saham, co. Cambridge, Keston and Sutho, co. Huntingdon, Loughteburgh, Beaumaner, Ernesby, Fritheby, and Hucclescote, co. Leicester, Parlyngton,

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co. York, Hautebarga, co. Lincoln, Barewe, Thurston, Alstanfeld, Quernesford, and Botesle, co. Chester, Elmele, Salwarp, Spellesbury, Brayles, and Toneworth, in the ward (*garde*) of Warrewyk, and [took and carried away] all Hugh's goods and chattels, moveable and immoveable, in the said manors, to wit his corn of two years, being one crop in the barn and the other in the ground, and 28,000 sheep, 1,000 oxen and plough cattle, 1,200 cows with their issue of two years, 40 bearing mares with their issue for two years, 160 cart-horses, 2,000 swine, 300 goats, 40 tuns of wine, 600 bacon-pigs, 80 carcasses of beef, 600 sheep in the larder, 10 tuns of cider (*sithre*), arms for 200 men, and other chattels, such as cross-bows, quarrels, lances, waggons (*chars*), carts and their tackle, chess-boards (*eschekers*) made partly of nut (*noitz muge*) and partly of ginger-root with three pairs of sets (*peires meines*) of crystal, and tables of ivory with the set (*meisne*) of ivory and ebony (*de ban*), and other necessaries, such as fish and other necessary victuals, brasen and lead vessels, and broke the fish ponds (*estaungs viviers*) of the manors, and carried away the fish without leaving anything, and tore down and carried away doors (*hoeus*), locks, bars, windows, and lead from the houses in the manors, and destroyed all his other goods and chattels, and burned and threw down his houses at Cumpton and elsewhere, and levied by force and carried away his rents and debts in the said manors, and destroyed his parks and his hedges in the manors, sold and carried away his felling-wood (*copez*), and chased and captured the wild beasts, and sought out his allies and tenants and men, and imprisoned and spoiled them and held them to ransom, to the damage of the said Hugh of 30,000*l.* And at the same time they entered the abbey of Stanleze, and there broke open his coffers, and carried away 1,000*l.* of his and his charters and muniments and bonds, gold and silver cups, and other vessels of silver, and other jewels (*jueaux*), to his damage of 1,000*l.* At the same time they entered the king's castle of Marlebergh, and took and carried away Hugh's goods there found, to wit 36 sacks of wool, 6 pair of rich vestments, books, and a gold cup (*coupe*) for the Host (*a mettre einz le corps nostre Seigneur*), and a gold cross, another of ivory and of ebony (*iban*), and other ornaments of his chapel, gold cloths, tapets (*tapiez*), coverlets, and many other things of his wardrobe, and took and carried away entirely his wardrobe there and elsewhere, to his damage of 6,000*l.* And afterwards by such force they caused all the greater part of the people to be of their accord against their will and to be sworn to them, and so came with all their force to the parliament at Westminster, and there erroneously awarded by feigned and untrue reasons that the said Hugh, the father, should be disinherited and exiled, without calling him to make answer, against all manner of reason and right and against the law of the land. Wherefore the said Hugh prays the king to cause the record and process of the award to come before him [*etc., as in the petition of Hugh, the son*].

And hereupon the said Hugh, the father, shews the errors in the said process, inasmuch as [*etc., as above in the case of Hugh, the son*].

And hereupon the said Hugh, the father, came and surrendered himself into the king's wardship as prisoner, praying that the king would receive him into his protection to sue the aforesaid complaint, and that right should be done in the aforesaid matters, and the king thus received him, as he ought to do.

And the king afterwards, in the parliament summoned at York in three weeks from Easter, in the 15th year of the reign, caused the process of the said award to come before him at the suit of the said Hugh, the son, and Hugh, the father, in these words: 'For the honour of God, etc., the prelates, earls, barons, and other peers of the land [*etc., as at page 492 above*].

At which parliament at York the said Hugh, the son, and Hugh, the father, were brought before the king in court, and they pursued their above-

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Membrane 13d—Schedule—cont.

said complaints, and prayed that the king would do them right in this behalf, and Hugh, the son, for himself shewed and alleged the errors in the process of the said award as is aforesaid, and in like manner Hugh, the father, propounded and alleged the like errors, and the said Hugh and Hugh severally and jointly prayed that, as the award was made wilfully, erroneously, and wrongfully contrary to the laws and customs of the realm and contrary to common right and reason, the king would annul and cancel the award, and that they shall be restored and reconciled to the king's faith and to such estate as they had before the time of the award, according to right and reason. And hereupon the king, having heard their reasons, caused the process to be examined in full parliament at York, and he found that the award was made without calling the said Hugh and Hugh to answer, and that it was made without the assent of the prelates who are peers of the realm in parliament, and contrary to the tenor of *Magna Carta*, and that Hugh and Hugh were not called into court nor to answer, as is aforesaid, and for the errors aforesaid, and because the matters contained in the award were not duly approved, and having, moreover, regard to the fact that the king caused the said parliament to be summoned at Westminster in due form, and ordered the said magnates by his writs to come duly to such parliament, and has always in times before then forbidden any alliance or assembly to be made of men-at-arms, and that the said magnates, having no regard to the king's order, came armed with horses and arms and all their power to the parliament at Westminster, as is aforesaid, which the king had not before perceived, and when the said magnates had come in such manner to London, they held their council and assembly there without coming to the king at Westminster, as they were summoned, and the king hereupon ordered them to come to him at Westminster to the parliament, but they would not come, and did not signify the king of their will or of the causes of the aforesaid award until the king had commenced his said parliament, and had held it for fifteen days and more, and had caused to come before him prelates and other earls and barons, knights of the shires, and others who came for the commune of the realm, and had caused to be published that all having petitions to deliver should cause them to be delivered, and after proclamation of this had been made no petition was delivered nor complaint made against the said Hugh and Hugh, until the said magnates came in manner abovesaid, and concealed their counsel of the said award from the king entirely until the time when they came to Westminster with force and arms and unduly, and made their said award against reason as of a matter treated and agreed upon amongst themselves by their own authority in the king's absence, and so the said magnates encroached upon the king's royal power, jurisdiction, and cognisance of making process and judgment of matters pertaining to his royal dignity, wherefore the king could not then arrest the said award or do right to the said Hugh and Hugh, as pertained to him; and moreover having regard to the fact that the said magnates after the award had been made prayed the king for pardon and release for having allied themselves together by oath, writing, or otherwise without the king's leave, and for having in pursuing the said Hugh and Hugh marched with banners displayed of the king's arms and of their arms, and for having taken and occupied castles, towns, manors, lands, goods, and chattels, and for having taken and imprisoned men of the king's allegiance and others, and for having released some of them, and for having slain some of them, and for having done many other things in England, Wales, and elsewhere, whereof some things might be called trespass and some felonies, and so the said magnates shewed (*apercerent*) that they were adversaries and evil-wishers of the said Hugh and Hugh at the time of the said award and before, wherefore they ought not in reason to be judges of the said Hugh and Hugh upon their own pursuit, nor to have record

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Membrane 13d—Schedule—cont.

of the matters of the said award; and the king is bound by his coronation oath to do right to all his subjects, and to redress wrongs done to them and to cause them to be amended when he is required to do so, and it is contained in the said *Magna Carta* that the king shall not deny or delay right or justice to any one, and also weighing the counsel and the request of the said prelates to the king for the health of his soul and to eschew peril, and also at the request of the said earls, and in order to avoid the evil example for the future of such emprises and judgments being made in like case against reason to the blemishment of the king's crown and the great damage of others; the king therefore, having viewed the process and award and knowing that they are to his prejudice and to the blemishment of his crown and of his royal dignity, against him and his heirs and against the said Hugh and Hugh, and by many other reasonable causes, does, of his royal power, in full parliament at York, annul the said award, and does reverse the exile and disinherittance of the said Hugh and Hugh, and so far as this award extends, and does admit and reconcile fully the said Hugh and Hugh to his faith and peace and to the estate they were in before the said award in all points, and does award that they shall have again seisin of their lands, goods, and chattels. And he wills and orders that what is enrolled of the said award in the places of his court shall be cancelled and annulled for ever.

French.

A transcript of the above judgment was sent *sub pede sigilli* to the justices of the Bench, the treasurer and barons of the exchequer, and to Henry le Scrop and his fellows, justices to hold pleas before the king, together with the following writ:

May 10.
York.

To the justices of the Bench. Order to cause the process of the above judgment to be published in the Bench and to be enrolled in the rolls of the Bench, and to cause the aforesaid consideration, which the king lately sent to them *sub pede sigilli* for publication and enrolment in the Bench, to be annulled and cancelled. By K. and C.

The like to the treasurer and barons of the exchequer, and to the said Henry and his fellows.

MEMBRANE 12d.

April 17.
Rothwell.

To the bailiffs and men of Ipswich. The king thanks them for their grant of two ships suitably provided with armed men, victuals, and other necessities to set out in his service for the expedition of the Scotch war at the expense of the bailiffs and men for two months, the king having been certified of their grant by J. bishop of Norwich, whom he appointed with Walter de Norwyco, keeper of the office of treasurer, to expound to them certain matters touching the subsidy of ships required by the king for the aforesaid war. The king requests them to send the ships thus provided and prepared to him at Tynemuth, so that they be there in the octaves of Holy Trinity next at the latest. By K.

The like to the following:

The bailiffs and men of Little Yarmouth for two ships.

The mayor, bailiffs, and men of Bishop's Lenne for two ships.

The bailiffs and men of Dunwich for one ship.

The bailiffs and men of Oreford for one ship.

The bailiffs and men of Blakeneye for one ship.

The like to the bailiffs and men of Baudeseye and Gosford for one ship, with this clause at the end: The king has ordered the prior of Buttele and

1322.

Membrane 12d—cont.

Robert de Ufford to give their consent to the grant of this ship, as it is said that the bailiffs and men cannot grant such a subsidy without their consent.

To the prior of Buttele. Request that he will give his consent to the grant of the above ship.

The like to Robert de Ufford.

To the bailiffs and men of Harwich. Request that they will consent that the ship granted by them shall remain in the king's service at their expense for two months, as others have done who have granted ships, and that the ship may be at Tynemuth as above.

To the bailiffs and men of Great Yarmouth. Like request concerning the six ships granted by them for forty days at their expense. In case it be necessary for the king to have a greater number of ships in this expedition, he requests them to prepare as many ships as they can, so that they have them ready to set out in the king's service at his wages when summoned by him.
By K.

Enrolment of indenture witnessing that Sir Gilbert de Yarewell, rector of Gerford church, and Sir Walter de Yarewell, rector of the church of St. Michael at Use Bridge, York, have sold to Robert de Scorburch of Beverley the custody of all the lands of John son of John Cokerel in Beverley, Mollescroft, Scrobbs, and Walkyngton, co. York, and in Butterwik, Oxcoumbe, Bliburgh, and Wilingham, in co. Lincoln, with the marriage of the said John son of John, which custody and marriage Master John de Nassington, the elder, had of the gift of Edward, son of the king, during the minority of the said John son of John Cokerel; to have and to hold to the said Robert as fully as the aforesaid Master John had it and as the said Gilbert and Walter had it by the assignment of the said Master John and of Robert de Yarewell; saving to the said Gilbert and Walter the crops of corn growing in the fields of Mollescroft and Scrobbs of the autumn of the year 1322, which Robert de Scorburch grants them permission to mow and carry away. Dated at Beverley on Quasi modo Sunday 1322.

Memorandum, that the parties came into chancery at York, on 28 April, and acknowledged the above indenture.

April 28.
York.

Robert de Scorburch acknowledges that he owes to the aforesaid Gilbert and Walter, executors of the will of Master John de Nassington, the elder, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John Greyndorge, lord of Flasheby, acknowledges that he owes to Master Adam de Ayremynne, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.—William de Harlaston, one of the keepers of the great seal, received the acknowledgment.

Nigel the saddler (*sellar'*) of York and William Cok, baker (*pestour*), citizen of York, acknowledge that they owe to Simon Gower of York 40*l.*; to be levied, in default of payment, of their lands and chattels in co York.

April 30.
York.

Henry de Munketon acknowledges that he owes to John de Bristoll 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Roger Fraunceys acknowledges that he owes to Henry de Glastingbur[y] 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

May 1.
York.

To Henry de Percy. Order to cause ordinance to be made by some of his men in whom he can confide that all his men and tenants, horsemen and

1322.

Membrane 12d—cont.

footmen, this side the water of Trent, between the ages of sixteen and sixty, shall provide themselves with arms according to the statute of Winchester, and shall be put into twenties, hundreds, and constabularies, so that they be ready to set out against the Scots if they enter the realm. Henry is ordered to come to the parliament at York notwithstanding. By K. [*Parl. Writs.*]

The like to five earls and nineteen others, the archbishop of York, two bishops, six abbots, and one prior. [*Ibid.*]

May 4.
York.

Stephen de Redenesse acknowledges that he owes to John de Gaskrik 120*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

The said Stephen acknowledges that he owes to John son of Thomas de Snayth 120*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Gaskerick of Barton acknowledges that he owes to Thomas de Holm of Beverley, merchant, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Snayth acknowledges that he owes to the said Thomas 120*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Metham acknowledges that he owes to William de Ayremynn, clerk, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—William de Clyf, one of the keepers of the king's seal, received the acknowledgment.

Cancelled on payment.

May 7.
York.

Agnes daughter of Thomas Faderles of Estrington acknowledges that she owes to John de Yakesle, tent-maker (*papilionar'*), 100*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

May 6.
York.

To the keeper of the port of Dover. Order to cause R. confirmed of Coventry and Lichfield, who is going to parts beyond sea for certain of the king's affairs enjoined upon him, to have speedy passage in that port at his expense for himself, his train, horses, and equipments. By K.

May 7.
York.

To Thomas Lercedekne and Reginald de Botereux. Order not to choose any men in the maritime towns of the county of Cornwall by virtue of their appointment to choose five hundred footmen in that county, and to bring them to the king at Newcastle-on-Tyne in the octaves of Holy Trinity next, if the king's clerk Alexander le Convers certify that the bailiffs and men of the said towns have granted the king a naval subsidy, to obtain which the king has sent him thither. By K. [*Parl. Writs.*]

The like to eight others in the counties of Devon, Somerset and Dorset, Southampton, and Gloucester. [*Ibid.*]

MEMBRANE 11d.

May 10.
York.

Isabella, late the wife of William le Veutrer of Wellum, acknowledges that she owes to Master John Bussh, clerk, 6 marks 8*s.*; to be levied, in default of payment, of her lands and chattels in co. York.

Thomas atte Rente of Ipswich acknowledges that he owes to Hugh le Despenser, the younger, 153*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

1322.

Membrane 11d—cont.

Henry de Birchaweit acknowledges that he owes to Edmund le Boteler 24*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 6.
York.

To the sheriff of Gloucester. Order to pursue and arrest John de Kyngeston, knight, a contrariant, and to cause him to be brought to the king under safe custody, to be delivered to the king's steward and marshal.

By K.

The like to all the sheriffs of England.

May 8.
York.

To the bailiffs and men of Spaldyng. The king thanks them for their grant of twenty armed men to be sent to Newcastle-on-Tyne in the octaves of Holy Trinity next to set out for Scotland at their expense, and requests them to choose the strongest men that they can and to send them to him at the said day and place suitably armed.

By K.

[*Parl. Writs.*]

May 11.
York.

John Sibille of West Walton acknowledges that he owes to John, bishop of Norwich, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Ilketon of Estkeyswyk acknowledges that he owes to Master John Bussh 103*s.* 9*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

To Robert Darcy, William de Isny, and Simon de Lunderthorp. Order not to intermeddle with choosing or assessing any men in the town of Spaldyng' by virtue of their appointment to choose 4,000 footmen in the county of Lincoln and to bring them to the king at Newcastle-on-Tyne in the octaves of Holy Trinity next, as the bailiffs and men of that town have granted that they will aid the king with twenty armed men at their expense.

May 6.
York.

To R. count of Flanders. Letter partly repeating that of April 12 (*page 539 above*), and adding that complaint reaches the king that the count first caused proclamation to be made in his land that all Englishmen should leave his land within a certain time, under pain of loss of their bodies, limbs, and goods, and afterwards ordered the bodies and goods of all the king's subjects in that land to be detained, whence grievous scandal and obloquy have arisen to the king and matter of discord between his subjects, who are preparing themselves to resist such grievances, and the count's subjects. The king signifies the premises to the count, and repeats the requests of his letter of April 12.

By K.

[*Fœdera.*]

[May 12.
York.

Thomas de Weston acknowledges that he owes to John de Chiverdon 32 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Chyverdon acknowledges that he owes to Thomas de Weston 40 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Brother Richard de Helmeden, master of St. John's hospital, Northampton, acknowledges that he owes to John de Neweland, parson of the church of Blyseworth, 20 marks; to be levied, in default of payment, of his lands and chatteis in cos. Northampton and Buckingham.

Thomas de Leycestre of Northampton acknowledges that he owes to German de Assheby of Northampton 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

May 11.
York.

To the bailiffs and men of Blakeneye. Order to compel all those of the towns pertaining to that port by the means that shall seem best to them to

1322.

Membrane 11d—cont.

contribute their proportion to the preparing and provisioning of the ship provided with armed men and other necessities that the bailiffs and men granted to the king to go to Scotland at their expense, as the king understands that certain men of the adjoining towns pertaining to that port, who made the said grant with others of the port, refuse to aid them in preparing the aforesaid ship.

By K.

May 13.
York.

William son of Roger de Fymmer of Elvyngton acknowledges that he owes to Brian Burdon, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

The abbot of St. Agatha acknowledges, for himself and convent, that he owes to William de Redenese, citizen of York, 80*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Robert son of Thomas de Pounfreit, lord of Wilethorp, acknowledges that he owes to Walter de Whyten, citizen of York, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Walter de Busceby of Leicester acknowledges that he owes to John son of John de Tilton 22 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Ralph de Crophull acknowledges that he owes to Hugh de Herdewyk of Loughteburgh 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Gilbert de Welyngton acknowledges that he owes to the abbot of St. Mary's York 12*l.* 12*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

May 15.
York.

Robert de Swynburn and Henry de Swynburn acknowledge that they owe to Joan, late the wife of Robert de Denton, 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Northumberland and Cumberland.

Hugh Madefray of London, fishmonger (*pissenar'*), acknowledges that he owes to John le Mareschal of Walebrok, London, and William de Ware, 350*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.—The chancellor received the acknowledgment.

John de Hunton acknowledges that he owes to Master Michael de Harcla 60 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Robert son of William le Vavasour, knight, acknowledges that he owes to Thomas de Wyluby, knight, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

May 10.
York.

To the barons, bailiffs, and men of the port of Hastings. Order to cause all their ships wherever they may be to be called back to that port without delay, and to cause them to be prepared with tackle and other necessities, so that they be ready to set out in the king's service in the said port by the eve of Holy Trinity next at the latest, the king having ordered them to have all the service of ships due from them at Tynemuth in the octaves of Holy Trinity next found with an equipment (*eskipamento*) of men and victuals, ready to set out against the Scotch rebels, and the king now understands that their ships are now in divers remote parts for the purpose of exercising

1322.

Membrane 11d—cont.

merchandise. The king gives to the bailiffs power to punish all persons whom they shall find contrary herein.

By K.

The like to the following ports :

The mayor and bailiffs of Wynchelse.

The mayor and bailiffs of Rye.

The bailiffs and men of Pevenesse.

The barons, bailiffs, and men of Romenhale.

The barons, bailiffs, and men of Hethe.

The mayor and bailiffs of Dover.

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Faversham.

May 21.
York.

John de Boulton acknowledges that he owes to Master Adam de Ayremynn, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Clifford, of the county of Northumberland, acknowledges that he owes to William de la Beche, knight, 10 marks; to be levied, in default of payment, of his lands and chattels in the same county.

Richard de la Pole and William de la Pole, merchants of Kyngeston-on-Hull, acknowledge that they owe to Roger Beler 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

William de Shefeld acknowledges that he owes to John de Croumbwell, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Waltham acknowledges that he owes to Giles Pecche 40 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

John de Pabenharn acknowledges that he owes to Ralph Basset of Drayton 35 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Humphrey de Bassyngbourn, knight, acknowledges that he owes to Robert de Ardern and Simon de Drayton 45*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

MEMBRANE 10d.

May 10.
York.

John de Louthre, parson of the church of Symondesburn, diocese of Durham, acknowledges that he owes to Robert de Leyburn, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

The said John acknowledges that he owes to Patrick de Colewenn 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

May 15.
York.

Robert de Bolton and Thomas de Bolton, knights, acknowledge that they owe to Richard de Averenges, knight, 120 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Thomas de Outhenby acknowledges that he owes to William Gentilcorps 55 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Nottingham.

Cancelled on payment.

May 18.
York.

Richard de la Lee acknowledges that he owes to John de Feryby 5 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

1322.

*Membrane 10d—cont.*May 16.
York.

Thomas Botetourt, knight, acknowledges that he owes to William la Zousche of Assheby 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

May 18.
York.

To the mayor and bailiffs of Bishop's Lynn. Order to cause to be chosen as many of the strongest men-at-arms, both mariners and others of that town, as shall be necessary for the munition of the two ships granted by them to the king for two months at their expense, and to cause the ships to be manned (*muniri*) by the said men. If any of the mariners or others of that town be contrary in this matter, they are ordered to certify the king of their names under their seals, so that he may order to be done what shall seem good to him.

Robert de Leyburne acknowledges that he owes to Robert de la Vale 200 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Robert de la Vale acknowledges that he owes to Robert de Leyburne 300 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

The said Robert de la Vale acknowledges that he owes to the aforesaid Robert 1,000 marks; to be levied, in default of payment, as above.

Walter de Gloucestre, knight, acknowledges that he owes to the abbot of Evesham 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

William Hose of Leicester acknowledges that he owes to William son of Alan de Walkyngton 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

May 19.
York.

To the burgesses of the town of Cirencester. The king thanks them for granting him six armed footmen for service against the Scots for forty days at their expense, and requests them to cause the men to be chosen from the strongest men and to send them to Newcastle-on-Tyne in the eve of St. James the Apostle next.

By K.

[*Parl. Writs.*]

Enrolment of grant by Robert de la Vale to William his eldest son and Ellen, daughter of Sir Robert de Leybourn, of the manors of Brandon and Dokesfeld, co. Northumberland, with reversion to the donor and his heirs in case they die without heirs of their bodies. Dated at York, on Wednesday before the Ascension, 15 Edward II.

Memorandum, that Robert de la Vale came into chancery at York, on 20 May following, and acknowledged the above deed.

Enrolment of demise by Sir Robert de la Vale to Sir Robert de Leybourn and Sarah his wife of the manors of Brandon and Dakesfeld, co. Northumberland, for the term of eleven years from the Ascension, 1322, subject to their finding during that time maintenance for William, son of the demisor, and for Ellen, daughter of the said Robert de Leybourn, in food, clothing, and other necessaries. In case Robert de Leybourn and Sarah die before the end of the above term, the manors shall remain to William and Ellen until the end of the term in place of their aforesaid maintenance. Dated at York, on Wednesday before the Ascension, 15 Edward II.

Enrolment of indenture between the aforesaid Robert de Leybourn and Robert de la Vale, witnessing that whereas Robert de la Vale is bound to Robert de Leybourn in 1000 marks by recognisance in chancery, the latter grants that Robert de la Vale and his heirs shall be quit thereof if he retain without alienation all the lands whereof he was seised on the day when this

1322.

Membrane 10d—cont.

indenture was made, so that they may descend to William his eldest son and to his heirs; provided that nothing shall be levied of the said recognisance by virtue of any alienation made by Robert de la Vale after the death of the aforesaid Ellen without issue by the said William. Dated as above.

Enrolment of indenture between the aforesaid parties, witnessing that whereas Robert de la Vale is bound to Robert de Leybourn in 300 marks by recognisance in chancery, the latter grants that Robert de la Vale and his heirs shall be quit thereof if Robert de Leybourn receive 300 marks from 40*l.* of land yearly that he shall have in the county of Northumberland for the term of eleven years by demise from the said Robert de la Vale, subject to his finding maintenance for William, son of Robert de la Vale, and Ellen, daughter of Robert de Leybourne, before the end of the aforesaid term. Dated as above.

Memorandum, that the aforesaid parties came into chancery at York, on 20 May, and acknowledged the above indentures.

May 21.
York.

Robert de Waltham acknowledges that he owes to Giles Pecche 40 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Robert de Kendale, knight, acknowledges that he owes to William de Ayremynn, clerk, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.—Master H. de Clyf received the acknowledgment.

Cancelled on payment.

Thomas Wak, son of Hugh Wak, knight, acknowledges that he owes to John de Crumwell, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Northampton.

Cancelled on payment.

Walter de Plassh of Eggerton acknowledges that he owes to Hervey de Staunton, knight, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

May 20.
York.

To the mayor, bailiffs, and men of Oxford. The king thanks them for granting him twenty-five armed footmen to be sent to Newcastle-on-Tyne in the eve of St. James next, when the king has summoned his army against the Scots to meet there, and to remain in the king's service for forty days after that date at their expense, and he orders them to cause the men to be chosen from the strongest men of the town, and to cause their expenses in coming to the king and staying with him to be levied from the community of the town, and to cause them to come to Newcastle at the said date.

[*Parl. Writs.*]

By K.

The like to the mayors, where there are mayors, bailiffs and men of the following towns:

Exeter, for 26 men.

Winchester, for 50 men.

Salisbury, for 40 men.

Northampton, for 40 men.

Canterbury, for 20 men.

Bedford, for 10 men.

Derby, for 4 men.

Cambridge, for 20 men. [*Ibid.*]

Leicester, for 12 men.

MEMBRANE 9d.

May 24.
York.

Richard Tuchet acknowledges that that he owes to William de Ayremynn, clerk, 200*l.*; to be levied, in default of payment, of his lauds and chattels in co. Lincoln.

Cancelled on payment.

1322.

Membrane 9d—cont.

William de Ayremynn, clerk, acknowledges that he owes to the said Richard 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Adam Alman acknowledges that he owes to Robert de Neuland and Henry his brother 2 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Loversale and Robert de Bentelay acknowledge that they owe to John de Crumbwell, knight, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

*Cancelled on payment.*May 22.
York.

Thomas de Halghton, John de Chetewynd, Robert de Dutton, John de Ipstones, Vivianus de Staundon, Roger, parson of the church of Blumenhull, Vivianus de Chetewynd, William de Weston Jones, Robert son of Robert de Dutton, Jordan de Puuelesden, and James de Podemore acknowledge that they owe to Roger de Swynnerton, knight, 500 marks; to be levied, in default of payment, of their lands and chattels in co. Salop.

Thomas de Wyrthorp acknowledges that he owes to Master Thomas de Garton 8*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Ralph Basset of Drayton puts in his place William de Olneye or John de Assheby to prosecute the execution of a recognisance for 253*l.* 3*s.* 3½*d.* against Robert de Kendale, and of other recognisances for the like amount against Roger de Swynnerton and Richard de Perers.

Assignment of dower to Idonia, late the wife of Geoffrey de Say, made by Master John Walewayn, escheator this side Trent, on 18 April, 15 Edward II., by the king's writ. There are assigned to her the manor of Berlynge, co. Kent, of the yearly value of 24*l.* 18*s.* 8*d.*, and the following lands and tenements in the manor of Burgham, in the same county: a barn, a cow-house and ox-house, of the yearly value of 8*d.*, with free egress and ingress; 40 acres of arable land, of the yearly value of 6*d.* an acre; 80 acres of arable land, of the yearly value of 4*d.* an acre; and 10 acres of pasture in the places called 'Landmed,' 'Mellemed,' and 'Stothope,' of the yearly value of 8*d.* an acre. There are assigned of the rent of assize of the tenants there 39*s.* 8*d.* yearly, to wit from Henry Pieres 7*s.* 11*d.* yearly, from Henry atte Bergh 7*s.* 2½*d.* yearly, from Richard atte Fourde 2*s.* yearly, from John atte Broke 5*s.* yearly, from John Kenep 18*d.* yearly, from John Hoppere 20*d.* yearly, from the heirs of Alexander Aylewyne 3*s.* 1½*d.* yearly, from William Bucher 4*s.* yearly, from Simon Penkel 9*d.*, from the heirs of William de Combe 3*s.*, from Benedict de Combe 22½*d.*, from Alexander Syward 2*d.*, from John Robyn 17½*d.* There are also assigned to her the customs of the aforesaid tenants of ploughing 16 acres of land yearly, of the yearly value of 10*s.* 8*d.*, to wit each acre 8*d.*, and thirty-two hens of the rent of the said tenants yearly, of the yearly value of 4*s.*, and 160 eggs yearly of the rent of the said tenants, of the yearly value of 6*d.* She took oath before the escheator not to marry without the king's licence.

June 1.
Rothwell.

Master Robert de Ikelesham, canon of Hereford church, acknowledges that he owes to John de Weston, the younger, 7*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

May 30.
Haywra.

To the bailiffs and men of the city of Norwich. The king thanks them for granting him in aid of his Scotch war 200*l.* or sixty armed footmen at his option, and orders them to levy the aforesaid sum amongst them as they shall see fit without delay, and to send it to the king by one of the bailiffs

1322.

Membrane 9d—cont.

to be delivered into the king's chamber, as the king, having considered the matter, thinks the money will be more acceptable. By K.

May 15.
York.

To John Bustard and Thomas Fairfax. Whereas the king has ordained to set out with his army against the Scotch rebels, and appointed lately, before he came to the north, Andrew de Hartela, earl of Carlisle, warden of the parts of the marches of Scotland in the counties of York, Lancaster, Cumberland, Westmoreland, and Northumberland, in those things that pertain to the protection and tranquillity of the people and the repulse of the aforesaid rebels, and in order that the men of the wapentake of Aynesty, co. York, might be the more ready to repel the Scots together with the said earl in case they should enter the realm, the king appointed the said John and Thomas to ordain and array all horsemen and footmen of that wapentake between the ages of sixteen and sixty in twenties, hundreds, and constabularies, and to see that they were armed according to the statute of Winchester, and to cause them thus armed and arrayed to be levied so that they should be ready to set out with the earl and the said John and Thomas when the earl should let them know; and the king now understands that the said enemies are preparing to enter the realm: he therefore orders the said John and Thomas to ordain and array the said men accordingly without delay, and to cause them to be provided with arms as above, sparing no one in this behalf, notwithstanding any orders of the king to the contrary, so that the men be ready to set forth with the king or others to be appointed by him in case the rebels enter the realm. By K.

[*Parl. Writs.*]

The like to others in the wapentakes, etc., of the three Ridings of the county. [*Ibid.*]

Thomas Cok puts in his place John de Evesham and John de Norton to prosecute the matter of a recognisance for 200*l.* made to him by Robert de Monte Alto.

May 15.
York.

To the sheriff of Lincoln. Order to cause the victuals that the king ordered him to purvey in his bailiwick and to send to Newcastle-on-Tyne by the octaves of Holy Trinity to be bought and purveyed with all speed and sent to the said town according to the king's previous order, notwithstanding that the king has, at the request of the prelates, earls, barons, and other *procures* of the realm in the parliament at York, prorogued the said term for being at Newcastle with his army until the eve of St. James the Apostle next. By K.

The like to the following:

The sheriff of Norfolk and Suffolk.

The same sheriff in the town of Great Yarmouth and elsewhere.

The sheriff of Cambridge and Huntingdon.

The sheriff of Nottingham and Derby.

The sheriff of Essex.

The sheriff of Kent.

The sheriff of Southampton.

The sheriff of Surrey and Sussex.

The sheriff of York.

The sheriff of Lancaster to take victuals to Skynburnesse, etc.

Membrane 9d—Schedule.

May 19.
York.

To the sheriff of York. Order to cause Thomas Dautri and Thomas Houk, knights of that shire at the parliament at York, to have 5*l.*s. each from the community of that county for their expenses in staying in the parliament seventeen days, taking 3*s.* a day each. By K.

[*Parl. Writs.*]

1322.

Membrane 9d—Schedule—cont.

To the sheriff of Northampton. Like order for payment of 75*s.* each to Simon de Drayton and Ralph Bagot for their expenses as above and for four days coming to the parliament and four days returning. [*Ibid.*]

The like to the sheriffs of seventeen other counties for the payment of various sums to the knights of their respective counties. [*Ibid.*]

To the mayor and bailiffs of Nottingham. Order to pay to Geoffrey le Flemyng and Simon de Folevill, burgesses of that town, 38*s.* each for their expenses in attending the said parliament and for three days coming and three days returning, taking 20*d.* a day each. [*Ibid.*]

The like for the following for various sums from the respective towns and cities :

John de Wylton and Thomas de Colston, citizens of Carlisle.

Simon de Knythwyk and William Constantyn, burgesses of Bedeford.

William Roculf, the younger, and Richard Coliz, burgesses of Worcester.

Adam le Hornere and Walter Beynyn, burgesses of Radyng'. [*Ibid.*]

MEMBRANE 8d.

May 13. To the sub-prior and convent of Abyndon. Order to admit John de
York. Ca[n]yng', their prior, when he comes to the monastery, notwithstanding any order of the king's to the contrary, as the king does not wish that the election of an abbot shall be impeded by the absence of the said prior, who has absented himself from the monastery for some time for certain reasons.

May 15. To Richard de Burgo, earl of Ulster. Notification that the king in the
York. parliament at York has prorogued the day when he intends being at Newcastle-on-Tyne with his army from the octaves of Holy Trinity until the eve of St. James the Apostle. The king requests the earl to be at Carlisle with an armed force by the latter date, according to his former request that he should be there in the said octaves. [*Parl. Writs.*]

May 23. Thomas Fermbaud acknowledges that he owes to Amicabilia, late the
York. wife of Nicholas Fermbaud, 200 marks; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Buckingham.

May 17. To Henry le Scrop and his fellows, justices to hold pleas before the
York. king. Order to proceed to make allowance [of their liberties] to the mayor, aldermen, citizens, and community of the city of London and to proceed to hear and determine the other pleas touching them, the king having caused all the pleas of *quo warranto* and all other pleas touching them of the last eyre of the justices at the Tower, which he caused to come before his council, to be delivered to the said Henry and his fellows to be determined.
By pet. of C.

May 15. To John de Bermyngham, earl of Loueth, justiciary of Ireland.
York. Notification that the king in the parliament at York has prorogued the day for setting out against the Scots from the octaves of Holy Trinity until the eve of St. James the Apostle. The king orders him to send to Carlisle by the latter date the men-at-arms, hobelers, and footmen from that land that he lately ordered him to have there by the said octaves, repeating the previous order.
By K.
[*Parl. Writs.*]

1322.

Membrane 8d—cont.

To Thomas son of John, earl of Kildare. Notification of the aforesaid prorogation, and request that he will come to Carlisle at the king's wages at the prorogued date, repeating the previous order. By K.

[*Ibid.*]

The like to thirty-three others. [*Ibid.*]

May 15.
York.

To Edmund, earl of Arundel, justice of Wales, or to him who supplies his place. Notification of the above prorogation, and ordering him to cause the 3,900 footmen from those parts to be at Newcastle at the prorogued date instead of at the date mentioned in the king's late order, which order is repeated. By K.

[*Ibid.*]

To the same. Order to have the 500 footmen from his lands of Kery and Kedewy, Clon, Oswaldestre, and Chirk at Newcastle at the prorogued date instead of at the date mentioned in the king's late order here repeated. By K.

[*Ibid.*]

The like to fourteen others and nine keepers of lands in Wales, for various numbers of men. [*Ibid.*]

Membrane 8d—Schedule.

The king in his parliament at York in three weeks from Easter, in the 15th year of his reign, desiring to ordain and establish a matter that should be to the honour of God and of Holy Church, to the profit of himself and his realm, the good keeping of his peace and the tranquillity of his people, made the following establishments by the assent of the archbishops, bishops, abbots, priors, and other prelates, earls, barons, and the commonalty of his realm, there assembled :

En primes, qe seinte eglise eit totes ses dreitures et fraunchises, sicome est contenue en la Grante Chartre et autres estatutz de ceo fait avaunt ces heures.

Item, qe la pees le Roi soit fermement garde par tot son roialme, issint qe chescun puisse sauvement aler, venir, et demorer, solonc la ley et l'usage du roialme.

Item, qe ceo qe le Roi Edward piere nostre seigneur le Roi q'ore est, a son parlement a Westm[ouster] en Quarreme, l'an de son regne oytisme, establisset des prises, et de la manere et des punissementz de ceux qe coudre vendreient, seit tenuz et garde en toutz pointz, et qe chescun qe pleindre se vodra de chose faite a lui encoudre cel establissement, eit brief en chauncellerie covenable en son cas.

Item, qe viscountes et hundreders soient mis solonc la fourme del estatut fait en temps nostre seigneur le Roi q'ore est, a son parlement a Nichole, l'an de son regne noefisme.

Item, qe le graunt qe le dit Roi, piere nostre seigneur le Roi q'ore est, fist a Westm[ouster], le xxvij^{me} jour de Maii, l'an de son regne xxviij, tochantz ses forestes et enditementz faire de trespas de vert et de veneisoun, se teigne en touz ses pointz a touz jours. Et qe ceux qi se sentent greve coudre la forme du dit graunt, eit de ceo brief en chaunc[ellerie].

Item, qe ceo qe le dit Roi, piere nostre seigneur le Roi q'ore est, a son dit parlement a Westm[ouster] en Quarreme, l'an de son regne xxviij, fist et establisset del estat de seneschal et de mareschaux, et des pleez qe eux doivent tenir, et coment, et de conussances des dettes, et de office qe apent a coroner de felonie faite deinz la verge, soit tenu et garde en toutz ses pointz a touz jours. Et qe seneschal et mareschaux desore en plaitz des trespas, contracts, covenantz, et dettes des queux eux doivent conustre solonc la forme du dit establissement, receivent

1322.

Membrane 8d—Schedule—cont.

aturnez auxi bien pur les defendantz come pur les pleintifs. Et si seneschal ou mareschaux facent countre le dit establissement ou cest estatut, soit lour fait tenu pur nul, et soient puni vers le Roi par emprisonement et par raunzoun. Et ceux qi averount suy le ple, soient puni vers la partie en damage a double. Et eit chescun qe pleindre se vodra de chose faite a lui countre le dit establissement ou cest estatut brief en chaunc[ellerie] pledable devant le Roi, auxi bien countre seneschal et mareschaux come contre la partie.

Item, pur ceo qe multz des gentz du poeple, autres qe marchantz conuz, sont mult grevez et reintz par l'estatut de marchant fait a Acton Burnel, acorde est et establi qe cel estatut ne se teigne desoremes forsge entre marchantz et marchantz conuz marchanz et de marchandises entre eux faites, et qe la reconissance se face sicome est contenu en le dit estatut et par tesmoignance de quatre prodeshommes et loiaux conuz, et qe lour nouns soient entrez en la reconissance pur tesmoigner le fait. Et qe a nuli soient autres terres liveres a tenir en noun de fraunk ten[ement] par vertu del dit estatut, forsge burgages des marchantz et lour chateux moebles. Et qe les seals le Roi assignez pur tesmoig[n]er les dites reconissances soient en la garde des plus riches et plus sages des villes ou tieles reconissances se doivent faire, a ceo esluz par les communaltes de meismes les villes.

Item, pur ceo qe mult des gentz soventefeth par malicieuses appeaux, sutes, et enditementz des felonies et trespas faites countre la pees, auxi bien a la suite le Roi come a suite d'autre, sont utlaez et par taunt en peril de lour vies et desheritance, acorde est et establi qe desoremes nul homme par tiel malicieuse apel, sute, ou enditement utlae soit, mis a la mort, ne disherite, par qei q'il se rende a la prison le Roi et se aquite de la felonie ou trespas pur la quele il feust utlae. Et qe apres q'il est aquite, soit la utlagerie defaite et pronuncie pur nule, et eit ses terres de la livre le Roi, si le Roi les teigne, et si autre les teigne, eit brief des justices, devaunt quels la dite utlagerie serra defaite, de garnir le tenant q'il soit devant meismes les justices a certain jour a moustrer s'il sache rien dire pur quei il ne doit reaver la seisine de sa terre. Et soit outre du proces fait par meismes les justices taunt q'il soit reiseisi de sa terre, quele serra occupe par autre par cause de utlagerie qe issi serra defaite et pronuncie pur nule. Et en ceo cas, si le tenaunt eit garaunt, sue vers lui par brief de garauntie de chartre, s'il vodra.

Item, qe appeaux des felonies et de maheyms desoremes ne soient abatuz par qei qe l'appellour noume la felonie, le jour, le houre, l'an, le lieu, la ville ou le le fait serra fait, et de quele arme il fu tuez, si la appel soit de mort de homme. Et de quele manere des biens il feu robbez, si l'appel soit de robbrie. [*Rot. Parliament.*, i. 456.]

MEMBRANE 7d.

May 11. To the archbishop of York. Order to have his service at Newcastle-on-Tyne on the eve of St. James the Apostle, instead of in the octaves of Holy Trinity as previously ordered, the king having prorogued the day in the present parliament at York. By K. and C.
York.

[*Fœdera* ; *Parl. Writs.*]The like to sixteen bishops. [*Ibid.*]

May 11. To Edward, earl of Chester. Order to be at Newcastle-on-Tyne with all his service on the said eve, the king having prorogued the day as above. By K. and C.
York.

[*Ibid.*]The like to nine earls and seventy-five others. [*Ibid.*]

1322.

Membrane 7d—cont.

To the sheriff of York. Order to cause the above prorogation to be proclaimed.
By K. and C.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

June 1.
Rothwell.

To the bailiffs and men of Ravenserodde. The king thanks them for their grant of a ship with thirty armed men, victuals, and other necessities to be sent to him and to stay in his service for six weeks, and orders them to cause the ship to be prepared, and the men chosen from the strongest of the town, and to cause their arms and expenses to be levied from the community of the town, and to send the ship when thus prepared to Tynemuth, so that it be there on the eve of St. James the Apostle.

By K.

June 8.
Rothwell.

To the mayor, bailiffs, and men of Southampton. Like letter, thanking them for granting the king two ships with eighty armed men, etc., to stay in the king's service for two months at their expense.

By K.

June 5.
Rothwell.

To the sheriff of Gloucester. Order to release Geoffrey de Weston, Richard de Heydon, John Boxe, John de Aure, and Hugh Chaunz, esquires of his bailiwick, if he have attached them by virtue of the king's order to attach by their bodies all those who did not come in his service by reason of the common summons, and to restore to them their lands and the issues thereof until otherwise ordered.

By K.

[*Parl. Writs.*]

The like to the following :

The sheriff of Somerset and Dorset in favour of John de Gouiz, esquire.

The sheriff of Wilts for Geoffrey de Weston.

The sheriffs of Devon, Oxford, and Buckingham in favour of Roger Ruaut. [*Ibid.*]

To the sheriff of Devon. Order to supersede the execution of the king's aforesaid order so far as concerns Richard de Chaumbernoun, Baldwin le Flemmyng, Robert de Cantokishevede, William de Cornubia, John Daumarle, John Burnel, Hugh de Chaumbernoun, Oliver de Chaumbernoun, Richard de Merton, and Robert Beaupel, and to restore their lands, etc., to them, as the king learns by the testimony of W. bishop of Exeter, his treasurer, that they are and were at the time of the common summons of his retinue (*retinencia*) and were journeying to the king with the bishop and other men-at-arms and footmen when the king ordered the bishop not to come.
[*Ibid.*]

The like to the sheriff of Gloucester in favour of William Hereward, who is of the bishop's retinue. [*Ibid.*]

June 9.
Haddlesey.

To Edmund de Hemgrave and John de Welnetham. Order to supersede the choosing of an armed footman in the town of Baudeseye in execution of their appointment to choose a footman from every town in co. Suffolk that answers for a township, to come to the king at Newcastle-on-Tyne, as the bailiffs and men of Baudeseye have granted the king a ship provided with men-at-arms, victuals, and other necessities to stay in his service for a certain time at their expense, provided that Edmund and John find that they are preparing the said ship. [*Parl. Writs.*]

June 10.
Haddlesey.

To John de Britannia, earl of Richmond. Order to prepare as great a force as possible of horsemen and footmen, so that he be ready to set out with them at two days' notice against the Scots, who, the king understands, are preparing to enter the realm before the eve of St. James, when the king proposed to set out against them. [*Ibid.*]

By K.

The like to four earls and eighteen others. [*Ibid.*]

MEMBRANE 6d.

1322.

May 16.
York.

To Thomas Lercedekne and Reginald de Botreaux. Order to supersede entirely the king's order to elect 500 footmen in the county of Cornwall, and to restore the arms and money levied by them in this behalf, or to ordain otherwise for the man of each town coming in the king's service by the assent of the men of the townships from whom the arms and money have been levied, as a grant has been made to the king in parliament of an armed footman from each town in the realm. By K. and C.
[*Parl. Writs.*]

The like for other counties. [*Ibid.*]

June 2.
Rothwell.

John Mynghot, knight, acknowledges that he owes to Walter de Carleton 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Walter de Carleton acknowledges that he owes to John Mynghot, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Hatfeld of London, 'fisshmongere,' acknowledges that he owes to Geoffrey de Hyneton 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

June 7.
Sandhall.

Henry de Valoygnes, knight, acknowledges that he owes to Richard Courcy 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard Abbot of Outheby puts in his place William de Wadworth, clerk, to defend the execution of a recognisance for 500*l.*, made by him in chancery to Roger son of Geoffrey de Stanerne of Sutton.

June 6.
Rothwell.

To the abbot of Langedon. Inhibition of his leaving the realm or going to parts beyond sea until further orders from the king, as the king understands that he intends going to parts beyond sea by reason of a citation made to him by the abbot of Prémontré, leaving unfinished certain affairs of the king. By p.s. [6040.]

To the abbot of Prémontré. Request that he will treat the abbot of Langedon favourably, and that he will desist from molesting him with citations and processes, and that he will excuse the abbot from coming to him by virtue of his late citation, as the king has committed certain of his affairs to the said abbot, the execution whereof requires a long time, and the king is unable and unwilling to spare the presence of the said abbot in this realm before the said affairs are completed. He is requested to certify the king of his will in this matter by the bearer hereof.

To Edmund de Wodestok, earl of Kent, constable of Dover castle, or to him who supplies his place. Order to inhibit the abbot of Langedon from going to parts beyond sea before the aforesaid affairs of the king are completed, and not to permit him to cross until further orders.

June 6.
Rothwell.

To the sheriff of York. Order not to arrest the goods and wares of the men or subjects of John, duke of Brabant, by virtue of any order of the king's, sent or to be sent to him for the trespass of any others than the said men and subjects, or for any debts wherefore they are not sureties or principal debtors, and not to disquiet or aggrieve them for these reasons before Easter next, restoring meanwhile any goods arrested on this behalf. The king makes this order at the duke's request. [*Fœdera.*]

The like to the sheriffs of Lincoln, Kent, Norfolk and Suffolk, Surrey and Sussex, Southampton, and London. [*Ibid.*]

1322.

Membrane 6d—cont.

Robert de Pontefracto of Wylesthorp acknowledges that he owes to the master and brethren of St. Leonard's hospital, York, 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of grant by Robert, son and heir of Thomas de Pontefracto of Wylesthorp, to Sir Peter de Middleton, knight, of permission to give to the master and brethren of the aforesaid hospital in frankalmoin the advowson of the church of Hoton Wandesleye, which he holds of Robert. Witnesses: John de Denom; Richard de Aldeburgh; William de Byngham; Thomas de Eyvill; Laurence de Coupmanthorp; John de (*sic*) Fox of Angrom; William del Dringhouses. Dated at York, 18 May, 1322.

June 4. To John de Warena, earl of Surrey. Order to cause 400 footmen to be
Rothwell. elected in his lands of Bromfeld and Yale, and to cause them to be brought to the king at Newcastle-on-Tyne on the eve of St. James, according to the king's late order to the keeper of those lands, the king having now restored the lands to the earl. [*Parl. Writs.*]

William de Thedelthorp, parson of the church of Eppeworth, acknowledges that he owes to William de Popelton, parson of Brafferton church, 29*l.* 6[s.]; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

June 8. Geoffrey le Scrop acknowledges that he owes to William de Ayremynne,
Haddlesey. clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 10. John son of Thomas de Heselarton acknowledges that he owes to Matilda,
Haddlesey. late the wife of Geoffrey de Hothum, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Richard de Hothum acknowledges that he owes to John de Heselarton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John son of Thomas de Heselarton acknowledges that he owes to Richard de Hothum 50 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

MEMBRANE 5d.

June 8. To the bailiffs and men of Truru. Request that they will cause two
Rothwell. armed footmen to be elected in that town, in addition to the man from every town granted to the king in parliament, and that they will send these three men to the king with their expenses, so that they may be at Newcastle-on-Tyne on the eve of St. James the Apostle dext, certifying the king of their proceedings herein. By K.
[*Parl. Writs.*]

The like to the bailiffs and men of seventy-one other towns for various numbers of additional men. [*Ibid.*]

June 16. Master William de Anlagbby acknowledges that he owes to Master Adam
Haddlesey. de Ayremynn, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1322.

Membrane 5d—cont.

John de Dalton of Pykeryng' acknowledges that he owes to the king 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled upon payment in the king's chamber to William de Langeleye, king's clerk, as appears under the privy seal in chancery.

William Moigne, parson of Northferiby church, acknowledges that he owes to the king 200 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

June 15.
Haddlesey.

To L. bishop of Durham, or to him who supplies his place. Order to cause all the men of his liberty of Durham, horsemen and footmen, between the ages of sixteen and sixty to be assembled speedily, suitably armed, so that they be ready to resist the Scotch rebels, who, the king learns for certain, have lately entered the realm of England. By K.
[*Parl. Writs.*]

To Andrew de Harcla, warden of the Scotch marches in cos. Westmoreland and Cumberland. Order to labour for the repulse of the said rebels with all his power, assembling for this purpose all the men of those parts between the ages of sixteen and sixty. By K.
[*Fœdera; Parl. Writs.*]

The like to John de Penereth, warden of the said marches in Northumberland. By K.
[*Ibid.*]

June 15.
Haddlesey.

To the sheriff of Nottingham and Derby. Order to bring to the king all the men of his bailiwick between the ages of sixteen and sixty, suitably armed, according to the king's late order. [*Parl. Writs.*]

The like to the sheriffs of Lincoln and Lancaster. [*Ibid.*]

MEMBRANE 4d.

June 11.
Haddlesey.

To John Peverel and John Latymer. Order to supersede entirely the choosing of a footman in the town of Melecombe, in execution of their appointment to choose an armed man from each town in co. Dorset that answers for a township in justices' eyre, cities and boroughs excepted, as the bailiffs and men of Melecombe have granted the king a ship with forty armed men, victuals and other necessities, to stay in his service for two months at their expense. By K.

The like in favour of the town of Lym, the bailiffs and men having granted a ship with thirty armed men as above. By K.

The like to William de Isny and John Darcy the uncle (*l'Uncle*), appointed for the above purposes in the parts of Lindeseye, co. Lincoln, in favour of the town of Waynflet, the bailiffs, men and community thereof having granted the king a ship, etc., to stay in his service for 40 days.

June 20.
Haddlesey.

To the sheriff of York. Order to cause proclamation to be made that all bannerets, knights, esquires, and men-at-arms, who are not of the retinue (*retenenciis*) of others, shall come to the king, who proposes to be at Newcastle-on-Tyne on the eve of St. James the Apostle, suitably armed, to set out at his wages against the Scotch rebels, and to cause as many of them as he can to be summoned singly, causing them to come before him at a day to be prefixed by him. He is to cause proclamation to be made that the king will not count amongst his well-wishers those who neglect or refuse to come, and he is ordered to certify the king without delay of the

1322.

Membrane 4d—cont.

names of those whom he shall have summoned, understanding that if he conceal the name of anyone from the king or if he spare anyone in this behalf, the king will punish him for such trespass in retarding his expedition.

By K.

[*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

To the sheriff of Hereford. Like order, substituting for the clause about neglecting or refusing to come, a clause that the king will reward those who come willingly in their affairs against him, so that they ought to be contented.

By K.

[*Ibid.*]

The like to the sheriffs of the following counties :

Gloucester.

Nottingham.

Worcester.

Salop and Stafford. [*Ibid.*]

Warwick.

June 22.
Bishop
Thorpe.

Master John de Wynchelse acknowledges that he owes to Master Robert de Ayleston, canon of Salisbury, 400 marks; to be levied, in default of payment, of his lands and chattels in cos. Berks and Kent.

June 21.
Bishop
Thorpe.

William de Bylham of York came before the king, on Monday after SS. Gervase and Protasius, and sought to replevy his land in York, which was taken into the king's hands for his default before the justices of the Bench against Constance, late the wife of Robert de Hertergate. This is signified to the justices.

Sibyl de Normanvilla, prioress of Appelton, acknowledges, for herself and convent, that she owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

June 24.
York.

Robert de Cave, parson of a moiety of the church of Northtudenham, diocese of Norwich, and John de Marton, parson of Westillebury, diocese of London, acknowledge that they owe to Master Adam de Ayremynne, clerk, 100*s.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Essex.

Cancelled on payment.

Richard Tout of Ireland acknowledges that he owes to John, bishop of Ely, 200*l.*; to be levied, in default of payment, of his lands and chattels in England and Ireland.

June 25.
York.

William de North Elmham, king's clerk, has letters to the abbot and convent of Abyndon to receive the pension due to one of the king's clerks by reason of the new creation of the abbot.

By K.

Enrolment of deed of Aymer de Valence, earl of Pembroke, witnessing that whereas the king was aggrieved against him for certain reasons that he was given to understand, and could not assure himself of the earl, wherefore the earl being grieved, especially for the great benefits, honours, and grants made to him by the king, and desiring to obtain the king's grace and good will, and to do so that the king's heart shall be eased and appeased against the earl, and that the king may assure himself of the earl as his faithful and loyal liegeman in all points, the earl has, of his free will and without coercion, sworn upon the gospels to be obedient, aiding, and counselling to the king, as his liege lord, in all matters and in all his enterprises whatsoever, and to come to him at all times when ordered without excuse, unless prevented by illness or other sufficient excuse. and to aid and maintain the king in time of peace and war against all men, and not to ally himself or make alliance with any one against the king or against any

1322.

Membrane 4d—cont.

one whom the king will maintain, and to repress with all his power any disobedience or alliance against the king. For greater security, he charges his body, lands and goods, so that the king may imprison him and treat him as one attainted of falseness and malice, and may seize his lands and goods in case he contravene any of the above points, and has moreover found mainpernors for the observance hereof. Dated at Bisshop Thorp, near York, 22 June, in the 15th year of the king's reign. *French.*

Memorandum, that the earl came into chancery at the said place, on the said day, and acknowledged the above deed.

MEMBRANE 3d.

June 25. John son of Matilda atte Halleyate of Shirburn acknowledges that he
York. owes to Alexander Cok of Ravenserodde 50s.; to be levied, in default of payment, of his lands and chattels in co. York.

John de Waldeby acknowledges that he owes to Robert de Sapy 28*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 24. To the sheriff of Northampton. Order to associate with him William
York. la Zouche of Haryngworth, and to cause all the men-at-arms of his bailiwick to be assembled, and to summon them and induce them by all means to come to the king with all speed, suitably armed, in order to set out in his service against the Scotch rebels, who have, as the king learns for certain, entered his realm, causing them to know that the king will not count amongst his well-wishers those who neglect or refuse to come in this service. He is to certify the king under his seal of the names of those whom he shall summon in this behalf. The king has ordered William to intend to the premises together with the sheriff. By K.
[*Parl. Writs.*]

Mandate in pursuance to the said William, ordering him to come to the king with all his power. [*Ibid.*]

June 26. Alesia, late the wife of Thomas, late earl of Lancaster, daughter and
York. heiress of Henry de Lacy, late earl of Lincoln, acknowledges that she owes to the king 20,000*l.*; to be levied, in default of payment, of her lands and chattels in England and Wales.

Memorandum, that this recognisance was made for a certain cause, concerning which the king made his letters patent to the aforesaid Alesia, as is contained on the Patent roll.

June 27. Anketin Salvayn, Nicholas de Langeton, and Thomas de Pontefracto
York. acknowledge that they owe to Alexander de Nevyl 10 marks; to be levied, in default of payment, of their lands and chattels in co. York.

William Burdon of Herdeby acknowledges that he owes to William son of John de Bekingham of Neuwerk 17*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

William de Seton of Nunnyngton in Ridale acknowledges that he owes to Nicholas de Moreby, clerk, and Henry de Moreby 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Brereton acknowledges that he owes to William de Friston, citizen of York, 20*l.*; to be levied in default of payment, of his lands and chattels in co. York.

1322.

*Membrane 3d—cont.*June 29.
York.

John son of Richard de Assheby acknowledges that he owes to the prior of Malton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Roger de Grymeston, knight, acknowledges that he owes to John de Cravene, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 30.
York.

Peter de Malo Lacu acknowledges that he owes to William, archbishop of York, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*June 20.
Bishop
Thorpe.

To the abbot and convent of Revesby. Request that they will admit into their house Richard de Redyng, who has long served the king and his father, and whom the king is again sending to them, and that they will find him the necessaries of life for two years, the king having previously requested them to find him such necessaries during his life, to which they replied that they deferred doing so because their house was in great need and poverty by reason of the prolonged barrenness of their lands and of the death (*strages*) of nearly all their beasts, and other losses, which excuse the king considers insufficient.

June 30.
York.

Walter de Bakhous of Stokesley and John son of Cicely de Stokesley acknowledge that they owe to the master of St. Leonard's hospital, York, 6*l.* 16*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Walter de Cantilupo, parson of the church of Snytenfield, diocese of Worcester, acknowledges that he owes to John de Hampton 200*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester, Warwick, and Wilts.

The said Walter acknowledges that he owes to Master Robert le Blound, clerk, 400*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester, Warwick, and Wilts.

Henry de Munketon acknowledges that he owes to Margaret Paitefyn 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 2.
York.

Richard son of John son of Simon de Newehagh acknowledges that he owes to Richard de Ayremynne, parson of the church of Elvelay, 18*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Richard son of Felicia de Claxton acknowledges that he owes to Percivalle Simeon 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

July 3.
York.

Robert le Conestable of Flainburgh acknowledges that he owes to Thomas de Rise of Beverley 88*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John le Keu of Brampton acknowledges that he owes to William de Ponte Burgi 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard de Fenton of Pokelyngton, Robert de Lasey, Robert de Milyngton, and Richard de Thorp acknowledge that they owe to Thomas de Berewyk of Pokelyngton 6*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Hugh de Lincoln of York acknowledges that he owes to Nicholas de Catton of York 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1322.

Membrane 3d—cont.

Henry de Watrefalle, parson of the church of Malteby, diocese of York, acknowledges that he owes to John de Crombewelle 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Giles son of John de Ferlyngton acknowledges that he owes to Henry son of John de Ferlington 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by Rosa, late the wife of the said Henry, and his executrix, as appears in a memorandum on the dorse of the Close Roll of the seventh year of Edward III.

July 4.
York.

Peter de Rythre, parson of the church of Rythre, diocese of York, acknowledges that he owes to Thomas de Cosyngton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Peter de Malo Lacu acknowledges that he owes to Richard de Grymston, parson of a third of the church of Guthmundham, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

George Salveyn, knight, acknowledges that he owes to Henry le Scrop 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 5.
York.

Peter de Salso Marisco, knight, acknowledges that he owes to Thomas de Cobham, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

MEMBRANE 2d.

Thomas de Burgh, escheator this side Trent, on 4 April, in the 15th year of the king's reign, assigned to Eleanor, late the wife of Thomas de Multon of Egremound, co. Cumberland, the following of her late husband's lands in dower: for a third of the chief messuage of the manor of Egremound, which is a castle, a messuage in Culderton enclosed with an old ditch, a sheepcote there, with a third of a barn at Le Redeker, a place called 'Le Kilngarth,' as enclosed by an old ditch outside the outer gate of the aforesaid castle, with the houses and buildings on the said place; also the orchard nearest to the park of Egremound, with a third part of a dovecote; also 172 acres of the demesne lands and 20 acres of the demesne meadows lying in the field of the manor in divers places towards the south; also a third of the corn mills of Egremound, Beckermet, Thoraldwait, Wastedale, and Eskedale, and a third of the fulling mill (*molendinorum fullareticorum*) of Egremound, Thoraldwait and Wastedaile; also a third of the park under the said castle nearest the south, with a third of the fishery in the water of Eygne within the park; also all her said late husband's lands in Distington, with the mill there, except a moiety of the advowson of the church of that town; also all the land that William de Rotington formerly held at will in Rotington, and the lands that John son of Nicholas and John de Winzcales hold at will in Beckermet, and all the lands that William Tetyng and Adam son of Anabella, held at will there; also all the lands that Peter the miller (*molendinarius*), William son of Ranulph, and Thomas del Hard' hold at will in Carleton, and all the lands that Thomas son of John, William Punder, David Wodman, Richard Scot, Richard son of R . . . , and William de Aldeby hold at will in Blaystanfit, and all the lands that John son of Gilbert and Adam Materfeloun hold at will in Winzcales, and all the lands that William de Winzcales held in Winzcales, and 1½ acres of land that Nicholas Cint', held at will

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Membrane 2d—cont.

there, and the land that Adam Cintyng now holds there, which Thomas son of Allot formerly held; also all the lands that Gilbert Marescal, Robert Stevenman, John Faber, Roger de Ponte, and Richard Swan hold at will in Egremound; also the lands that Benedict son of Roger holds at will in Santon; also a third of the free chace of Coupeland by the following boundaries, with all the lands within the said boundaries except two parts of a corn mill and of two lakes there: beginning in the water of Eske at a place called 'Le Holmheved,' and so by the boundaries of Mulcastre to the water of Mite, and so ascending that water to Le Merbek, and so by the boundaries of Santon to Holgil, and so descending by Holgil to the water of Irte, and so ascending by that water to Waswater, and so by Waswater to Beutherdalbek, and so by Boutherdalbeck to Le Punfald, and thence to Le Castok, and so to Le Droppingerag', and so to the height of Yowberg, and so to Le Mikeldor of Yowberg, and thence to Le Rede Pike, and so to Le Blackoumbheved, and thence to Le Windzate, and thence direct to the high Delhertergrene,* and thence to the Le Blacksayl, and so descending by the brook of Le Blackzol to Lesagh in Eynordale, and so ascending by the water of Lesagh to Le Brinttenng', and so to Le Bradstarth, and so into Edderlanghalf, and so into Edderlangtirn, and so into Prenti-biountern, and thence to the height of Eskhals, and so descending into the water of Esk. There are also assigned to her all the lands that William son of Richard, Henry de Scale, and William son of John hold at will in Wastedale; also a third of the lakes of Eynes . . . Wastewater, Burmeswater, and of the fishpond near the aforesaid castle; also a third of the mines of Thirnby and Holgil, and also the fishery in the water of Eynge near the mere (*mare*) called 'Eygngarth'; also the rents and services of Henry the smith (*Fabri*), Alan de Pounskonby, Robert son of Mitt', Roger Kingeson, Richard S. . . , John Couper, Richard de Cleter, Henry son of Jurdan, Thomas le Alblaster, Roger de Ponte, Henry Marcand, William son of Alan, Nicholas Harper, John son of Michael, Robert son of Simon, Robert del Stanes, John de Kirkbythor, Thomas his brother, Adam Tunnock, Thomas Chappman, Christiana del Mosy . . , Adam Doune, Richard del Boure, Agnes Wait', Benedict Gonyot, Mathilda Punder, Adam le 3oung, William de Linthwait, Nicholas de Stanes, Thomas Weltwayn, William Tunny, John Fraunk, John the smith (*Fabri*), William Giliot', Hauwisa Marscal, and Robert son of John, from the tenements that they hold in free burgage in Egremound; also the rents and free services of Robert Harais, Adam Tunnok, John de Kirkbyth', William Gilyot, John Tailour, John Tirry, Thomas Weltwayn, and Roger de Irton from the tenements that they hold freely in Egremound; also the rents and services of Robert de Layburn, David Harais, the heirs of Alexander de Hale, and a third of the free ferm of Simon Stotevyl for Scalgarl; also the fees and free services of Gilbert de Corwen, and Robert de Cleter; also a moiety of the advowson of the church of Gosford; also a third of the market of Egremound and of the fairs of Egremound and Ravenglas, with a third of the tolls and other customs thence arising; also a third of wreck and waif and of every other demesne profit by land or by sea within the said manor; also a third of all the woods, wastes and pastures lying undivided, with a third of the due pannage throughout the whole Coupeland; also a third of the courts and the perquisites thereof. Dated at Egremont, the day and year aforesaid.

July 6.
York.

Walter del Bakhous of Stokesleye and John his son acknowledge that they owe to John de Billingham 70*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

* Probably 'to the height of the Hertergrene.'

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Membrane 2d—cont.

John de Stotton acknowledges that he owes to William Brinhand of Knaresburgh 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Ralph de Brok acknowledges that he owes to John de Weston 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

July 6.
York.

Walter Tolymer and Roger le Graunt acknowledge that they owe to John de Wodford, clerk, 18 marks; to be levied, in default of payment, of their lands and chattels in cos. London and Middlesex.

MEMBRANE 1d.

June 28.
York.

To Robert Baynard, John Haward, Geoffrey Wyth, and John de Fitton. Order not to assess or levy anything upon the community of the county of Norfolk for the wages, expenses, or arms of the 500 men of that county, whom the king lately appointed them to choose and bring to him at Newcastle in addition to the one man from each township. [*Parl. Writs.*]

The like to the persons appointed in like manner in other counties. [*Ibid.*]

July 5.
York.

Ralph de Bulmere, Thomas de Manneby, and Geoffrey de Uppesale, knights, Master Michael de Hartela, John de Denton, Master William de Bulmere, Master Henry le Flemyng, clerks, Ranulph de Manneby, Henry de Crauncewyk, Peter de Synynghthwayt, and John Gew . . . acknowledge that they owe to John de Britannia, earl of Richmond, 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Richard de Rodeneye and William de Greyvill acknowledge that they owe to the king 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

William de Greyvill acknowledges that he owes to Richard de Rodeneye 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment, acknowledged by Geoffrey Martyn, attorney of Richard's executors.

Richard de Boys of Useburn acknowledges that he owes to William Brynhand of Knaresburgh 12*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas de Karliolo of York acknowledges that he owes to John de Ellerker, the elder, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 6.
York.

To John Bustard and Thomas Fairfax. Order to cause the men of the wapentake of Aynsty, in the West Riding of the county of York, between the ages of sixteen and sixty to be sent day by day to a place to be assigned by John de Wysham and John de Rythre, who were appointed by the king to survey the arraying of the said men, the king having previously ordered John and Thomas to array the said men, as the Scots have now entered the realm. They are ordered to be intendent in this behalf to the said John and John, to whom the king has given power to punish them or others found contrary in this matter. By K.

[*Parl. Writs.*]

The like to others in other wapentakes of that county, substituting Nicholas de Grey as surveyor in the North Riding and Thomas Ughtred in the East Riding. [*Ibid.*]

16 EDWARD II.

MEMBRANE 34.

1322.

July 8.
York.

To Master John Walewayn, escheator beyond Trent. Order to assign dower to Edith, late the wife of John Malewayn of Hechelamto[n], tenant in chief, upon her taking oath not to marry without the king's licence.

To the sheriff of Kent. Order to deliver to Margery, late the wife of John de Chaumpaign,* her lands, goods and chattels, and the issues thereof, upon her finding mainpernors to have her before the king when he will speak against her, the sheriff having certified the king, in response to his order, that he took her lands, goods and chattels into the king's hands by virtue of the king's order to take into his hands the lands, goods and chattels of the rebels, their adherents and helpers, because he was given to understand that she was consenting and aiding to Bartholomew de Burghersh and others who were against the king in the castle of Ledes, inasmuch as she was said to have sent victuals to the castle for their maintenance.

By pet. of C. [264.]

To Master John Walewayn, escheator beyond Trent. Order to assign dower to Isabella, late the wife of Roger le Somenour, tenant in chief, upon her taking oath not to marry without the king's licence, according to the extent made or a new one to be made, if necessary, in the presence of John, son and heir of Roger.

July 8.
York.

To Robert de Hungerford, keeper of certain lands of certain rebels in co. Wilts. Order to restore to John de Polesholte his lands, goods and chattels, and the issues thereof, which were taken into the king's hands by Nicholas de Kyngeston, by virtue of the king's commission, because John wore at one time the robes of John de Wylinton, knight, a late rebel, as appears by an inquisition taken by the said Robert and William de Harden, whereby it was found that the lands, goods and chattels were delivered to Robert by the king's writ, and that certain of the goods are still in the hands of the aforesaid Nicholas, and that John de Polesholte at no time adhered to the rebels by consent, procuration, or counsel.

By pet. of C. [10113-15.]

July 10.
York.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to Richard de Exon[ia], chief justice of the Bench of Dublin, the arrears of the fee of office that the king granted him, according to the king's writs of *liberate* in their possession.

July 9.
York.

To Thomas de Burgh, escheator this side Trent. Order to cause John son and heir of Joan, late the wife of John de Bek, to have seisin of his mother's lands, taking from him security for payment of his relief, as the king has taken his homage for all the lands that his mother held in chief as of the honour of Tuttebury.

By p.s.

To John Walewayn, escheator beyond Trent. Order to deliver to Alice, late the wife of Robert Peverel, mother of Ed[mund], son and heir of Robert, as nearest [friend] of the heir, a moiety of the manor of Neuboltegrave, with certain lands in Olthorp, co. Northampton, which Walter de Langeton, late bishop of Coventry and Lichfield, held of the earl of Lancaster as of

* Called *de* (sic) *Chaumpeneys* in the margin.

1322.

Membrane 34—cont.

the honour of Tuttebury in free socage without doing any foreign service therefor, and certain lands in La Grove, co. Buckingham, which the bishop likewise held of Laurence du Brok in socage by the service of rendering 5s. yearly and suit at the manor of Assheleye, and certain lands there that the bishop held of Walter de Raan by the service of 2*d.* and of a pair of gloves, and certain lands there that the bishop held of the abbot of Leicester in socage by the service of 12*d.* yearly, and certain lands there that he held of John le Mareschal by the service of 12*d.* yearly for all services, and 863 acres of land and a marsh in the manor of Elm called 'Coldham,' co. Cambridge, that he held of the bishop of Ely by the service of 10 marks yearly, as it appears by inquisition taken by the escheator that the bishop held the aforesaid lands as above, and that he did not hold any land in chief at his death as of the crown by reason whereof the custody of his lands ought to pertain to the king, and the aforesaid Ed[mund] is his nearest heir, and is aged fifteen years.

July 13. To the treasurer and barons of the exchequer. Order to receive fines
York. from archbishops, bishops, men of religion, widows and other women who wish to make fine with the king for their services due to him for the army of Scotland, to wit at the rate of 40*l.* for a knight's fee. By K.
[*Fœdera; Parl. Writs.*]

July 10. To Roger Beler, keeper of the castle and honour of Tuttebury, which
York. belonged to Thomas, late earl of Lancaster. Order to deliver to William del Borwes and Margaret his wife, mother of Roger son of Richard Wyldegos, the bailiwick of the hundred of Appeltre and Sutton, to be kept by them in the name of the said Roger, a minor in their custody, as the king learns by inquisition taken by the sheriff of Derby that Robert de Ferariis, sometime earl of Derby, granted to Robert son of Gerard Wyldegos the said bailiwick, to have to him and the heirs of his body, rendering therefor 6s. 8*d.* yearly for all services, and that Robert son of Gerard died seised thereof by the form of the gift, by pretext whereof the aforesaid Roger son of Richard Wyldegos and his ancestors were seised of the bailiwick from the time of the grant, and received the profits thereof, until the bailiwick was taken into the king's hands upon the forfeiture of the said earl Thomas by the king's steward of the honour aforesaid, and that the aforesaid William had the custody of the bailiwick and made administration in the same by reason of Roger's minority at the time of the earl's forfeiture. By pet. of C. [10123-5.]

July 13. To Alan de Cubbeldyk, keeper of the lands, goods and chattels of certain
York. of the late rebels in co. Lincoln. Order not to intermeddle further with the lands of William de Cateby, and to restore the issues thereof, which were taken into the king's hands in the belief that William had adhered to the rebels and was beheaded for that reason, as the king learns by inquisition taken by John de Donecastre, Laurence de Cheworth, and Robert Russel that whereas William, during the late disturbance in the realm, to wit on Thursday the eve of St. Gregory last, passed through the town of Warsop, co. Nottingham, at the ninth hour, John le Fevre of Paltreton, William de Colley and others unknown arrested and imprisoned him from then until vespers on Friday following, when they took him outside the town and beheaded him of their own deed without cause, and that neither he nor any of his men had done any robbery or trespass in that country that could be cause of the said arrest, and that he was not a rebel or an enemy of the king; and it also appears by the certificate of the coroners of the county of Nottingham that no inquest concerning his death was made before them, and that they did not make any view of his body, and it appears by an inquisition taken by the aforesaid Alan and by Richard de Naulton that the

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Membrane 34—cont.

lands of the said William in Cateby, Osgodby, Ouresby, Kynyerdby, and Cavenby, co. Lincoln, are not held in chief. By pet. of C. [1873, 10179-85.]

To the same. Like order for the lands of Thomas de Ouneby, beheaded at Warsop as above, as appears by an inquisition taken as above, and it appears by inquisition that his lands in Ouneby, Calthaneworth, Tetford, and Wylyngham, co. Lincoln, are not held in chief. By pet. of C. [10102-7.]

To the same. Order to restore to the executors of the will of the said Thomas his goods and chattels, taken into the king's hands as above.

By pet. of C.

To the same. Like order in favour of the executors of the will of the said William de Cateby.

By pet. of C.

July 10.
York.

To W. archbishop of Canterbury. Order to cause the body of John son of John de Rivers, who adhered to certain of the rebels, and who is maintained (*exhibetur*) in hiding in divers manors of the archbishop, as the king understands, to the king's yeoman Giles Pecche, whom the king has enjoined to bring the body to him.

By K.

July 14.
York.

To the sheriff of Hertford. Order to cause a coroner for that county to be elected in place of Robert Grymbaud, whom the king has amoved from office because he does not dwell in that county.

July 14.
York.

To Roger de Swynnerton, constable of the Tower of London. Order to cause James de Perers, in the Tower for certain causes, to be delivered to Peter Corbet and Ela his wife, mother of the said James, of the king's special grace, Peter (*idem*) and Ela having mainperned to have his body before the king when ordered.

By K.

July 12.
York.

To Robert de Gadesby, keeper of certain lands in the king's hands in co. Leicester. Order to deliver to Richard de Holand, knight, his lands, goods, and chattels, which the king lately caused to be taken into his hands, together with the issues thereof since they were taken into the king's hands.

By K.

The like in favour of the following to the following keepers:

John Travers, in co. Lancaster, for the said Richard.

Robert de Stok, in co. Warwick, for the said Richard.

Henry de Malton, in co. Cumberland, for John de Kirkebride, knight.

Richard de Whatton, in co. Nottingham, for the said John.

Robert Touk, in co. Derby, for Adam de Reresby, knight.

Thomas Deyvill, in co. York, for the same Adam.

John Travers, in co. Lancaster, for John de Holand.

Henry de Malton, in co. Cumberland, for Walter de Kirkebride, knight.

July 12.
York.

To Walter Waldeshof. Order to deliver to Richard de Holand, knight, all his goods and chattels in his custody, which the king lately caused to be taken into his hands.

By K.

The like in favour of the following to the following:

Oliver de Ingham for the said Richard.

Robert de Toke for the said Richard.

Walter Waldeshof for John de Holand.

Walter Waldeshof for Gilbert de Haydok.

Stephen de Segrave for Walter de Kirkebride, knight.

July 12.
York.

To Robert de Hungerford, keeper of certain forfeited lands. Order not to intermeddle further with the knights' fees pertaining to the earldom of Salisbury, which are of the inheritance of Alesia, late the wife of Thomas, late earl of Lancaster, and which were taken into the king's hands by his forfeiture, and to restore the issues thereof to Alesia.

The like to Robert de Aston.

To the treasurer and barons of the exchequer. Order to allow to the said Robert and Robert the issues of the aforesaid fees.

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July 13.
York.

MEMBRANE 33.

To Roger de Waltham, keeper of certain rebels' lands in co. Stafford.
Order to restore to Thomas Merevel, a late rebel, his lands, as he has made
ransom with the king for his life and lands. By K.

The like for the following to the following keepers :

Thomas de Batesleye to Robert de Stoke, in co. Warwick. By K.

William de Keythorp to the sheriff of Cambridge. By K.

Edward de Norton to Robert de Aston, in co. Gloucester. By K.

Simon de Selers to the same. By K.

Adam Martel to the same. By K.

Richard de Pountfreit to Robert Tok, in co. Derby.

Walter de Mountgombry to Richard de Whatton, in co. Northampton.

Richard de Armeston to Robert de Stoke, in co. Oxford.

The said Richard to Alan de Cubbeldy[k], in co. Lincoln.

John Tempest to John Travers, in the fee of Boghland.

John de Brandesby to the sheriff of Lincoln.

William de la Wodhalle to Alan de Cubbeldy[k], in co. Lincoln.

By K.

John Tempest to Henry de Malton, in the fee of Skipton. By K.

Robert de Brokeneberwe to Robert de Hungerford, in co. Wilts.

Adam Martel to Robert de Aston, in co. Gloucester. By K.

Richard de Hungerford to Robert de Hungerford, in co. Berks.

By K.

William Dautri to Thomas Deyvill, beyond the water of Ouse, co.

York.

By K.

Thomas de Raytheby to Alan de Cubbeldyk, in co. Lincoln.

The said Thomas to Richard de Whatton, in co. Northampton.

By K.

John de Clif, knight, to Thomas Ughtrede, in Pikeringlith.

Hugh de la Chaumbre to the keeper beyond the Use, co. York.

Gilbert de Tynden to Robert de Foxcote, in co. Gloucester.

The said Gilbert to Robert de Aston, in co. Gloucester.

Richard Dansy to Roger Careles, in co. Hereford.

Henry de Wynkeburn to Richard de Whatton, in co. Nottingham.

William de Yeland to Thomas Ughtred, in the liberty of Pikering, co.

York.

Gilbert de Tynden to Simon de Dryby, in co. Gloucester.

Simon de Solers to the aforesaid Simon.

Thomas de Wilyngton to the same.

The said Thomas to Robert de Aston, in the same county.

The same Thomas to John Everard, in co. Devon.

Thomas de Harepath to the said John.

Roger de Cully to Robert de Gaddesby, in co. Leicester.

The said Roger to Robert Touk, in co. Derby.

The said Roger to Robert de Stoke, in co. Warwick.

Adam Martel to Simon de Driby, in co. Gloucester.

Robert de Sandesby to Thomas Ughtred, in Pikeringlith.

Henry Pykard to Robert de Hungerford, in co. Wilts.

Richard de Pederton to the keeper of the land of Gouwer.

John de Cuntevill to Robert de Aston, in co. Somerset.

Richard de Whiteacre to Richard de Whatton, in co. Northampton.

The said Richard to Robert de Stoke, in co. Warwick.

Peter de Notyngham to Alan de Cobbeldyk, in co. Lincoln.

Thomas de Saundeby to William de Anne, constable of Tikhill castle.

The said Thomas to the sheriff of Lincoln.

William de Fisshbourn to Robert de Stok, in co. Oxford.

Walter le Keu to Richard de Byflet, in co. Sussex.

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Membrane 33—cont.

- July 21. Adam de Swilyngton, knight, to Thomas Deyvill, beyond the Use, co.
York. York. By p.s.
- William Whither to Roger Carles, in co. Hereford.
The said Adam to John de Kilvyngton, in co. York.
The said Adam to Alan de Cubbeldyk, in co. Lincoln.
The said Adam to William Polay, in co. Hertford.
The said Adam to Robert de Bures, in cos. Norfolk and Suffolk.
John de Nevill to the said Thomas Dayvill.
The said John to John Travers, in co. Lancaster.
The said John to the said Alan.
John Gerberd to Robert de Hungerford, in co. Wilts.
John de Thornton to Henry de Malton, in the fee of Burton-in-Lonesdale, co. York.
- Sept. 18. John de Twyford, knight, to Robert Tok, in co. Derby. By p.s.
Newcastle-on-Tyne. The said John to Roger Beler, in co. Stafford. By p.s.
The said John to Robert de Stok, in co. Warwick. By p.s.
The said John to Roger Carles, in co. Hereford. By p.s.
- Sept. 20. Baldwin Frivill to Roger Carles, in cos. Hereford and Worcester. By p.s.
Newcastle-on-Tyne.
- Oct. 4. Gerard son of Gerard Salvayn to John de Kylvyngton, in co. York.
Barnard Castle. By K. on the information of Master R. Baldok.
- Nov. 3. Richard de Penebrugg to Roger Carles, in co. Hertford. By K.
York.
- Nov. 4. Thomas Whither, knight, to Robert de Tok, in co. Derby. By K.
York. The said Thomas to Roger Carles, in co. Hereford. By K.
The said Thomas to Roger de Waltham, in co. Stafford.
- Dec. 4. Ed[mund] Hakelut to Roger Carles, in cos. Worcester and Hereford. By K.
York. John Pycan to John Everard, in co. Cornwall. By K.
- July 13. To Thomas Deyvill, keeper of the castle and honour of Pontefract, and
York. of certain lands in the king's hands beyond the water of Ouse, co. York.
Order not to intermeddle further with the lands of Roger de Novo Mercato
in Wilmersley, and to restore the issues thereof and Roger's goods and
chattels found there, as it appears by certificates of the said keeper that the
lands were taken into the king's hands by Simon de Dryby, by whom they
were delivered to Thomas, and that they were thus taken because Roger
wore the robes of John de Moubray, a late rebel, and that Roger did not
stay in John's company many days, and did not bear arms against the king,
and that he was not consenting or aiding to the said John in anywise, and
the said Simon has said before the king's council that he took the lands
into the king's hands for the above cause only. By C.
- July 15. To the same. Order to restore to Thomas de Raynvill his lands, goods
York. and chattels in (*et*) Camsale, and the issues thereof, as the king learns by
inquisition taken by the said Thomas Deyvill that they were taken into the
king's hands because Thomas stayed with Robert le Waleys, and that he
never bore arms against the king anywhere, and was not of counsel or
assent with any of the rebels. By C.
- To the sheriff of Berks. Order to cause a coroner for that county to be
elected in place of Richard Bisshop, whom the king has amoved from office
for insufficient qualification.
- To the sheriff of Devon. Order to restore to Gregory de Brawod his
lands, goods and chattels, to be held by him as he held them before they

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Membrane 33—cont.

were taken into the king's hands, as the king has pardoned him what pertains to him for adhering to the rebels. By K.

To Robert de Ardern, keeper of the body of Henry Pykard. Order not to intermeddle further with the custody of the body of the said Henry, as he has made ransom with the king for his life and lands for adhering to the rebels.

July 17. To the sheriff of Northampton. Order to cause a coroner for that
York. county to be elected in place of Henry de Tichemersh, who is insufficiently qualified.

July 16. To Master John Walewayn, escheator beyond Trent. Order not to
York. intermeddle further with the 6*d.* of yearly rent that the abbot of Bordesleye used to pay to Richard de la Wychhalle for an acre of land called 'La Wychhalleacre' in King's Norton, nor with the said acre, as the king learns by inquisition taken by the said escheator that the abbot did not acquire a remission or release of the said rent at any time to himself or to his house, but that he paid that sum yearly to Richard de Haukeslowe by the assignment of Richard de la Wychhalle, and that Richard de Rodeneye levied 15*s.* from the abbot by Robert Squier, his sub-escheator in the county of Worcester, in this behalf.

July 16. To the keeper of the gaol of Neugate. Order to release Alexander, late
York. porter of Scardeburgh castle, who is imprisoned in that gaol for a trespass inflicted by him upon Robert Wawayn, late bailiff of Scardeburgh, whereof he was convicted in the king's court, as the king wishes to show him favour at the instance of the queen.

By K. on the information of Master Robert de Baldok.

To the same. Order to release Henry le Carter of Scardeburgh, who is imprisoned in that gaol for fishing in the king's fishpond at Scardeburgh and for taking thence a pike (*lucium*), as the king wishes to show him favour at the instance of the queen.

By K. on the information of the aforesaid Robert.

July 16. To Thomas Ughtred, keeper of certain of the rebels' lands in the liberty
York. of Pykering', co. York. Order to restore to Nicholas Haldan all his lands, to hold them as he held them before they were taken into the king's hands, as the king has pardoned him what pertains to him for adhering to the rebels.

By K.

The like in favour of the following :

Thomas de Somercote to Alan de Cubbeldik, keeper, etc., in co. Lincoln.
By K.

Henry de Bitering', messenger (*messag'*), to Robert de Bures, keeper, etc., in co. Suffolk.
By K.

Membrane 33—Schedule.

Enrolment of deed of Alesia, late the wife of Thomas, earl of Lancaster, daughter and heiress of Henry de Lascy, late earl of Lincoln, granting to the king that the manors of Aumbresbury, Wynterbourn, and Troubrigge, co. Wilts, Kaneford, co. Dorset, Hengstrigge and Cherleton, co. Somerset, with all appurtenances whatsoever, which John de Warenn, earl of Surrey, holds for life of her inheritance, and which ought to revert to her after his death, shall remain to the king and his heirs. Witnesses: John, bishop of Norwich, the chancellor; Walter, bishop of Exeter, the treasurer; J[ohn], bishop of Ely; John de Brytannia, earl of Richmond; Aymer de Valencia, earl of Pembroke; Edmund, earl of Arundel; John de Segrave, the elder. Dated at York, 9 July, 16 Edward II.

Enrolment of another form of the above grant Witnesses: Edmund, earl of Kent; Sir Hugh le Despenser, earl of Winchester; Sir Aymer de

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Membrane 33—Schedule—cont.

Valence, earl of Pembroke ; Sir Ralph Basset ; Sir Simon Warde. Dated at York, on Saturday before St. Margaret, 16 Edward II. *French.*

Enrolment of release by the said Alesia (*Aleise*) to the king of her right in the constableness of Lincoln castle and the custody of the prison and gate of the same, and all appurtenances, with the rents and services, and suit of court of all the tenant of the bailey (*bail*), and all other profits, and of her right in the manors of Saltfleteby and Skarthhou, co. Lincoln, and all appurtenances. Witnesses : Sir William Motoun, the elder, Sir William Motoun, the younger, knights ; Ralph Tourvill ; William le Levre ; Geoffrey de Skeftyngton ; Robert de Champagne ; Nicholas le Arblaster. Dated at Shulton, 18 August, 16 Edward II. *French.*

Membrane 33—Schedule, dorse.

Enrolment of release by the said Alesia to the king of her right in the castle, town, manor, and honour of Pontefract and towns, etc., thereto appertaining, and in all other castles, towns, etc., in the county of York in the king's hands pertaining to her by any right or claim. Witnesses : John, bishop of Norwich, chancellor ; Walter, bishop of Exeter, treasurer ; John, bishop of Ely ; John de Brytannia, earl of Richmond ; Aymer de Valencia, earl of Pembroke ; Henry le Scrop, chief justice ; Walter de Norwyco ; William de Bereford. Dated at York, 26 June, 15 Edward II.

Enrolment of grant by the said Alesia to the king that all the manors, towns, etc., knights' fees, advowsons, etc., pertaining to the castle, town, and honour of Pontefract, and all other castles, manors, etc., in the county of York, that Joan, late the wife of Henry de Lacy, earl of Lincoln, Alesia's father, and others hold in dower or otherwise for life or for terms of years, which ought to revert to Alesia, shall revert to the king after the death of Joan and the others. Witnesses and dates as above.

Enrolment of release by the said Alesia to the king of her right in the castles, towns, manors, and honours of Dunyngton, co. Leicester, Clifford in Wales, and Halton, co. Chester, and in the manors of Coleham, Woxebrigge, and Eggeswere, co. Middlesex, Halton-on-Trent, Wadyngton, Brittelby, Segbrok, Horblyng, Lutton, and Thorleye, co. Lincoln, Birencestre, and Middelton, co. Oxford, Wadenho, Wardinton, and Buckeby, co. Northampton, Grauncestre, co. Cambridge, and in all lands and tenements in the street of Holburn in the suburbs of London, and in the manor of Glasbury in Wales, and in all the manors, hundreds, wapentakes, knights' fees, advowsons, etc., pertain to the aforesaid castles, towns, etc., in the king's hands appertaining to her by any right or claim. Witnesses as above. Dated at York, 27 June, 15 Edward II.

Enrolment of grant by the said Alesia to the king of reversion of all the manors, hundreds, etc., pertaining to the castles mentioned in the preceding release that Joan, late the wife of Henry de Lacy, earl of Lincoln, or others hold in dower or otherwise for terms of their lives or of years, which ought to revert to Alesia. Witnesses and date as in preceding release.

Enrolment of release by the said Alesia to the king of her right in the castle, town, manor, and honour of Dynebegh in Wales, and in all appurtenances. Witnesses and dates as above.

Enrolment of grant by the said Alesia to the king of the reversion of all lands, etc., pertaining to the above, held by the aforesaid Joan or others in dower or otherwise for terms. Witnesses and dates as above.

Memorandum, that Alesia came into chancery at York, on 11 July, and acknowledged the above deeds.

Enrolment of release by the said Alesia to the king of her right in the manors of Kamshale, Elmeshale, Roundhay, Kypax, Ouston and Bradeford, Akeworth and Tanschelf, with the parks of Pountfreyt and Akeworth, and

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Membrane 33—Schedule, dorse—cont.

in all manors, etc., etc., in co. York, except the manor of Wytegift. Witnesses: Hugh le Despenser, earl of Winchester; Hugh, his son, knight; John de Segrave, the elder, knight; Ralph Basset of Drayton, knight; Simon de Dryby, the elder, knight, the king's hospicer; John de Weston, knight; Roger Beler. Dated at York, 14 July, 16 Edward II.

Memorandum, that Joan came into chancery at York, on 18 July, and acknowledged the above deed.

Enrolment of release by the said Alesia to the king of her right in the castle, manor, honour, and soke of Bolyngbrok, and in Le Frith, and in the moor (*mora*) of Wildemore, and in other moors whatsoever in co. Lincoln, and in the castle, town, and manor of Cliderhou, and in the manors and towns of Penwortham, Blakebourn, Ightenhull, Standene, and Akeryngton, with cowsheds (*vaccar'*) and parks, and the chace and forest of Rochesdale and Blakebourn, co. Lancaster, and in all appurtenances of the premises. Witnesses: John, bishop of Norwich, chancellor; W. bishop of Exeter, treasurer; J. bishop of Ely; John de Brytannia, earl of Richmond; Aymer de Valencia, earl of Pembroke; Edmund, earl of Arundel; Hugh le Despenser, earl of Winchester; John de Segrave, the elder. Dated at York, 9 July, 16 Edward II.

Memorandum, that Alesia came into chancery at York, on 17 July, and acknowledged the above deed.

MEMBRANE 32.

July 15.
York.

To Thomas Deyvill, keeper of certain lands that belonged to Thomas, late earl of Lancaster, and to other rebels beyond the water of Use in co. York. Order to cause all the king's oxen and all those that belonged to Alesia, late the wife of the said Thomas, in her lands in the king's hands, to be brought to the king without delay, and to cause the horses, cows, sheep, and other beasts in the said lands to be put in other near lands in the king's hands, to be kept there until further orders, provided that due allowance be made for the grass of the above horses, etc., to those to whom the keeper has demised the lands according to the king's commission to him.

By K.

The like to Alan de Cubbeldyk, keeper, etc., in co. Lincoln.

To Robert de Stok, keeper of lands that belonged to the aforesaid earl and other rebels in divers counties. Like order to remove the horses, etc., from the lands of the said Alesia.

By K.

The like to the following keepers:

Richard de Whatton,	} in divers counties.
Robert de Hungerford,	
Robert de Aston,	
John Travers,	
Roger Belers,	

Roger de Waltham, in co. Stafford.

Roger Carles, in cos. Hereford, Salop and Worcester.

Alan de Cobbeldyk, in co. Lincoln.

Henry de Malton, in cos. Westmoreland and Cumberland.

John de Kylvyngton, between the waters of Use and These.

William de Polleye of Buntynghford, in co. Hertford.

Richard de Emeldon, in co. Northumberland and in the bishopric of Durham.

Gilbert de Sengelton, keeper of the castle of Halton and of certain lands in co. Lancaster.

July 20.
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of William de Langford, and to restore the issues thereof, as it appears by inquisition taken by the escheator that

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Membrane 32—cont.

William held nothing at his death in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held lands of divers lords by various services.

July 21.
York.

To Robert de Stoke, keeper of certain lands in co. Oxford. Order to deliver to Joan, late the wife of Henry de Lacy, earl of Lincoln, her lands in that county, together with the corn growing therein and the hay of the present year, notwithstanding the king's late order to take her lands in that county into his hands; saving to the king the other goods and chattels in the said lands.

By p.s.

The like to the following keepers:

Richard de Whatton, in co. Nottingham.

Alan de Cubbeldyk, in co. Lincoln.

Robert de Aston, in co. Dorset.

Robert de Hungerford, in co. Wilts.

Roger Carles, in cos. Salop and Hereford.

Roger de Waltham, in co. Stafford.

Roger Corbet of Tassele to deliver to her the castles, lands and corn in co. Stafford.

John de Felton, or to him who supplies his place, to deliver the castles, lands and corn in co. Salop.

Gilbert de Singelton to deliver her castles and lands of the inheritance of Nicholas Daudele in co. Chester.—These three writs were patent.

Griffin ap Rees, keeper of the castle and land of Thlanandeverly, or to him who supplies his place, to deliver her lands of the aforesaid inheritance.

To Thomas Devill, keeper of certain lands beyond the water of Use in co. York. Order to deliver to the aforesaid Joan her manor of Whitegift, in that county, saving to the king the corn growing therein and the hay and other goods and chattels in the same.

July 21.
York.

To the sheriff of Norfolk and Suffolk. Whereas the king is sending Hugh son of Hugh le Despenser, the younger, with Thomas de Borhunt, huntsman, Richard de Wygemore, lardener, John Abbot and Peter le Bul, berners, John de Suthwyk and Stephen de Woxbrigg, veutriers, Hugh Preest and John Bacun, bercelleter, Richard de Herlyngton, berner of the king's harriers (*bernar' hair' nostris*), and twelve greyhounds, five bercelets, thirty-four buck-hounds (*canibus daymericis*), and eight harriers (*canibus hair'*) to those counties to take fat venison of this season in the king's forests, chaces, and parks, as the king has enjoined upon the aforesaid Hugh; the king orders the sheriff to pay Hugh reasonable expenses for himself and household, and $7\frac{1}{2}d.$ a day to the huntsman, $4\frac{1}{2}d.$ a day to the lardener, $1\frac{1}{2}d.$ a day each to the berners, and $2d.$ a day each to the veutrer, bercelleter, and berner of the harriers, and $1d.$ a day for each greyhound, and $\frac{1}{2}d.$ a day for each bercelet and hound, for so long as they shall stay within his bailiwick, and to receive the fat venison taken by them, and to cause it to be put in barrels and salted, and kept until further orders.

By K. on the information of Master Robert de Baldok.

The like to the sheriffs of the following counties:

Cambridge.

Oxford.

Essex and Hertford.

Berks.

Kent.

York.

Hereford.

Warwick.

Sussex and Surrey.

Leicester.

Lancaster.

Derby.

Southampton.

Nottingham.

Wilts.

Bedford and Buckingham.

Somerset and Dorset.

1322.

*Membrane 32—cont.*July 21.
York.

To the sheriff of Lancaster. Like order in favour of William Twyt, huntsman, whom the king is sending to take fat venison in the forests, parks, and chaces of Thomas, late earl of Lancaster, in that county, with Little William the lardener, Gilbert Scot and Richard Blount, berners, William de Frith, John Rotur, Roger de Sentele, and Richard de Berkeswell, ventrers, William Buffard, page (*pagio*), and twenty greyhounds and forty staghounds (*cerverectar*), paying to the said huntsman $7\frac{1}{2}d.$ a day for his own wages, $2d.$ for each of the ventrers and berners, $1d.$ a day for the page,* and $\frac{1}{2}d.$ a day for each greyhound and staghound.

By K. on the information of the said Robert.

The like to the keeper of the land of Brekenok for the forests, chaces, and parks of the said earl.

The like to the keeper of the land of Blenlevenny and Breghnok for the forests, chaces, and parks that belonged to Roger de Mortuo Mari of Chirk.

July 10.
York.

To Alan de Cubbeldyk. Order not to intermeddle further with the manors of Waynflet, Wrangel, Stepyng, Ingeldemeles, Thoresby, Wath, and Sutton in Holand, co. Lincoln, taken into the king's hands upon the death of Thomas, earl of Lancaster, and to restore the issues thereof to Alesia, late the wife of the said earl, as the late king granted these manors to Henry de Lacy, late earl of Lincoln, for life, with remainder to the said Thomas and Alesia, daughter of the said Henry, and to the heirs of their bodies.

By K.

July 25.
Thirsk.
(*Thresq'*.)

To Master John Walewayn, escheator beyond Trent. Order to cause John de Coggeshale, son and heir of John de Coggeshale, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [6113.]

July 25.
Thirsk.

To John Inge. Order to deliver to Elizabeth de Burgo, late the wife of Roger Damory, the castles of Usk, Tregruk, and Kaerlion, and the land of Usk, which are of her inheritance notwithstanding the king's late commission of the custody thereof to John during pleasure.

By K.

July 23.
York.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with $46s. 5d.$ of rent and 76 acres of land in Tydeswell, which he took into the king's hands upon the death of Richard Danyel, as the king learns by an inquisition taken by the escheator that Richard enfeofed John le Marchal of the rent and land, and that John was not fully seised thereof, and that John afterwards enfeofed Richard Danyel and Matilda his wife of the same, to them and the heirs of their bodies, with remainder to the right heirs of Richard, and that Richard's heirs are of full age, the king having taken the homage and fealty of the heirs, and caused their purparty of Richard's lands to be assigned to them.

July 10.
York.

To Roger de Waltham. Order not to intermeddle further with the castle and borough of Newcastle-under-Lyme and the towns of Penkhill, Sheprugg, Walstanton and Clayton, and the hamlets and other appurtenances thereof, and to restore the issues thereof to Alesia, late the wife of Thomas, earl of Lancaster, they having been taken into the king's hands upon the earl's death, as Thomas dowered Alesia of the same at the church door when he married her with the assent of Edmund his father, who put Thomas and her in peaceful seisin of the same.

By K.

The like to Roger Beler concerning the aforesaid castle, borough, towns and hamlets in co. Stafford, and the manor of Dersford, with the park and appurtenances, co. Derby, and the manor of Shelton and Alkebarwe, co. Leicester (*sic*).

* The lardener's wages are not mentioned.

1322.

Membrane 32—cont.

The like to Robert de Gaddesby concerning the said manor of Shelton, with the park and other appurtenances.

The like to Robert Tok, concerning the said manor of Dersford, with the park and other appurtenances.

The like to Robert de Hungerford, concerning the manors of Hungerford, Everle, and Colingbourn.

To Alan de Cubbeldyk. Order to deliver to the said Alesia the manors of Swaveton and Alkebarwe, co. Lincoln, which are of her inheritance, together with the issues received therefrom, as the king has restored the same to her.

The like to Roger de Waltham, concerning the manor of Caldon, co. Stafford.

The like to Alan, concerning the manor of Swaveton.

July 9.
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands that John Maleweyn of Hechelhampton held at his death of the said Alesia's inheritance, and to restore the issues thereof, as the king has amoved his hand from the lands of her inheritance and from the lands that she holds for life or otherwise in dower of the assignment of Thomas, earl of Lancaster, her late husband.

Membrane 31—Schedule.

July 9.
York.

To Almaric la Zusche, keeper of the lands of certain of the king's enemies in co. Cambridge. Like order not to intermeddle further with the manor of Grauncestre, co. Cambridge, and to restore the issues thereof to the aforesaid Alesia, if it appear to him that the manor is of her inheritance.

MEMBRANE 31.

July 20.
York.

To Robert de Gaddesby, keeper of the lands of certain rebels in co. Leicester. Order not to intermeddle further with a messuage and a carucate of land of Robert de Diggeby in Tilton, and to restore the issues thereof and his goods and chattels to the said Robert, as the aforesaid keeper has certified the king that the sheriff of the said county took the messuage and carucate into the king's hands because he charged the said Robert maliciously and falsely with adhering to Thomas, late earl of Lancaster, because Robert had not paid him 100s. for a fine made by him with the sheriff for a mainprize that the sheriff took from him in an appeal that Margery de Osevilla sued against the said Robert.

To Robert de Aston, keeper of certain of the rebels' lands in co. Somerset. Order not to intermeddle further with the manor of Radestoke, and to restore the issues thereof, as the king learns by inquisition taken by the said keeper and William de Bourn that Henry de Monte Forti held the manor for life by demise from Reginald de Monte Forti, his brother, rendering therefor 12*l.* yearly, and that Reginald entered the manor on Friday before St. Andrew, in the 15th year of the reign, because that sum was in arrear for Easter term in the 14th year of the king's reign and for Michaelmas term following, in accordance with the conditions of the demise, and that Reginald held it until the sheriff of Somerset seised it into the king's hands.

By pet. of C. [6296.]

July 21.
York.

To Richard de Whatton. Order not to intermeddle further with the manor of Hiclyngg' and to restore the issues thereof, as the king learns by

1322.

Membrane 31—cont.

inquisition taken by Master John Walewayn, escheator beyond Trent, that Richard de Grey, deceased, held the manor of the earl of Lincoln, in free socage, to wit by the service of doing suit to the earl's court of Plumptre from three weeks to three weeks for all services, and not by knight service, and that Thomas, late earl of Lancaster, who married the daughter and heiress of the said earl, entered the manor after Richard's death by reason of the minority of William, son and heir of Richard, pretending that the manor was held of him by knight service, whereas Richard and all his ancestors held it in free socage, and he held it unjustly during his life by lordship, the manor having been taken into the king's hands with other lands of the said Thomas.

By p.s.

July 22.
York.

To Ingelram de Frene. Order to restore to John de Frene all his lands in co. Salop and his goods and chattels therein, and the issues thereof, notwithstanding the king's late order by writ of privy seal to take John's lands, goods, and chattels into his hands.

By K.

July 20.
York.

To Alan de Cubbeldyk, keeper of the lands of certain rebels in co. Lincoln. Order to restore to Richard Daumper his lands and chattels in Northkelleseye and Beseby, and the issues thereof, upon his finding mainpernors to have him before the king when ordered to answer for his alleged adherence to Adam de Swylyngton, whose daughter he married, the aforesaid keeper having certified the king that the sheriff of that county seised Richard's lands and chattels in Northkelleseye because it was said that he was one of the adherents of the said Adam, and he delivered them to Alan for custody, and Alan afterwards took into the king's hands Richard's lands in Beseby after the death of Richard's mother, who held them in dower, because his lands in Northkelleseye had been previously taken into the king's hands.

July 24.
Aldwark.

To Thomas de Burgh, escheator this side Trent. Order to cause John Chaumberleyn, son and heir of Robert Chaumberleyn, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [6110.]

The like to Master John Walewayn, escheator beyond Trent.

July 20.
York.

To Henry de Percy, constable of Scardeburgh castle. Order to receive from John de Weston, supplying the place of Thomas, earl of Norfolk, marshal of England, in the king's household, Robert Walkefare, Henry de Leyburn, Philip de la Beche, and William Trussel, the king's prisoners, and to cause them to be kept safely in that castle.

By K.

[*Parl. Writs.*]

The like to the following to receive the following prisoners :

The sheriff of York to receive John Haunsard, Thomas de Berkele, Maurice de Berkele, Thomas Bruaunt, John de Louches, Adam de Wy, Henry Gernet, Thomas de Tunlee, Laurence Hekke, John de Whitefeld, Adam de Hundele, William de Percy, brother Ralph le Messenger, Roger de Tudemerssh, Walter de Donewych, brother John de Louth, John de Monemue, John le Fournier, and John Colpeper, to be kept in York castle.

The same sheriff to receive John de Myners, Thomas de Brewes, John Gerberd, John de Lymesey, John son of Bernard, Henry de Patemere.

Thomas Deyvill, constable of Pontefract castle, to receive Philip de la Beche, John de Acton, Robert de Dalton, and John Blaket.

Thomas Ughtred, constable of Pykeryng castle, to receive Robert de Prestebury, William de Kaerdif, John de Kerdif, William de Side, to be imprisoned in that castle. [*Ibid.*]

1322.

*Membrane 31—cont.*July 21.
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manor of Drayton, co. Norfolk, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Walter de Langeton, late bishop of Coventry and Lichfield, held at his death the said manor, with the advowson of the church of Drayton and of a moiety of the church of St. Edward the King, Taverham, of Robert de Morlee and Hawisia his wife, as of her inheritance, by the service of two knights' fees and by rendering 7s. 6d. to them yearly at the manor of Hokeryng, and that he held no lands in chief of the crown by reason whereof the custody of his lands ought to pertain to the king, and that Edmund son of Robert Peverel is his nearest heir and is aged fifteen.

July 25.
Thirsk.

To the bailiffs of Yarmouth. Order to release William son of Robert 'of the Brugge' and William Parnyng from prison, as they have found mainpernors, to wit John de Beverlaco, John de Donecastre, Robert de Ebor[aco], and Stephen de Kyllum, of co. York, who have mainperned in chancery to have them before the king to answer to him for their alleged adhesion to Roger de Clyford if the king will speak against them.

July 16.
York.

To Roger de Waltham, keeper of the rebels' lands in co. Stafford, except the lands of Thomas, late earl of Lancaster. Order to sell and make profit of the stock (*instaurum*), corn, wool, wood without waste, underwood, meadows and pastures, and other goods and chattels of the said lands, saving reasonable maintenance of the same, as shall seem best for the king's profit, and to pay the money thence received to William Davy, the king's receiver of Tuttebury, whom the king has ordered to receive the same. By K.

To William Davy, receiver of the issues of the castles of Tuttebury, Donyngton and Melburn, and of all other castles and lands of Thomas, late earl of Lancaster, in cos. Leicester, Derby, and Stafford. Mandate in pursuance.

To the same. Order to pay to Roger de Waltham the wages that have been usually paid heretofore for the custody of the lands, goods, and chattels of the said earl in co. Stafford.

To Simon de Baldreston and Master Thomas de Cheddeworth, auditors of the accounts of the receivers, bailiffs, and keepers of the lands, goods, and chattels of the said earl and of other rebels and of others in cos. Derby, Stafford, Lancaster, and Chester, and in Wales. Order to allow the aforesaid William for the above wages.

July 20.
York.

To the same. Order to allow the aforesaid William for the wages of Roger de Beler, keeper of the castles and lands that belonged to Thomas, earl of Lancaster, in cos. Leicester, Derby, and Stafford, for the custody of the same.

To the aforesaid William Davy. Order to pay to the said Roger the wages ordained for the above custody.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of Thomas de Grey, as the king learns by inquisition taken by the escheator that he held nothing in chief at his death.

July 20.
York.

To the same. Order not to intermeddle further with the manors of Caus, Munsterleye, Jokethull, Worthin, Wentenovre, Shelve, Bynneweston, Forton, Hemme, Overgorther, Nethergorther, and Bagheltref, co. Salop, and with a moiety of the manor of Hirberton and a moiety of the manor of Brixham, co. Devon, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Beatrice, late the wife of Peter Corbet, tenant in chief, was enfeoffed jointly with the said Peter of the

1322.

Membrane 31—cont.

above manors in co. Salop by Hugh Bergam, chaplain, by the king's licence and by fine levied before William de Bereford and his fellows, justices of the Bench, to them and the heirs of their bodies, and of the said moieties in co. Devon in like manner to them and the heirs of Beatrice, and that she continued her joint-seisin of the said manors and moieties until the day of Peter's death.

July 21.
York.

To Robert de Aston. Order to restore their lands and goods to William de Baysham, Richard Edy, William Stiward and Nicholas Onyot, upon their finding mainpernors to have them before the king at his will to answer for their adhesion to Humphrey de Bohun, Roger Damory, John Giffard, and other contrariants, for which cause their lands and goods were taken into the king's hands by the sheriff of Gloucester.

To Roger Charles. Like order to restore to Philip ap Howel his lands and goods, the custody whereof was delivered to Roger by the sheriff of Hereford, by whom they were taken into the king's hands because it was said that Philip adhered to the said Humphrey de Bohun, and that he wore Humphrey's robes for a long time.

MEMBRANE 30.

July 30.
York.

To Master John Walewayn, escheator beyond Trent. Order to amove the king's hand from the manor of Risbury, co. Hereford, and to restore the issues thereof to Agnes, late the wife of Roger de Elmerugge, as the king learns by inquisition taken by Adam de Herewynton and John de Barewe that Roger was seised of the said manor in his demesne as of fee, and that, on 3 March, in the 13th year of the king's reign, he enfeoffed Richard Gouche of Sutton, chaplain thereof, by which feoffment Richard was seised of the same, and that afterwards, upon a writ of covenant that Roger and Agnes brought against Richard concerning the manor, which was returnable before the justices of the Bench in fifteen days from Midsummer then next following, of which writ the abbot of Redyng' had his court by consideration of the aforesaid court upon the claim of his bailiffs of his liberty of Leoministre, a fine was levied in the abbot's court between Roger, Agnes, and Richard, whereby Roger acknowledged the manor to be of Richard's right, for which acknowledgment Richard granted the manor to Roger and Agnes and Roger's heirs, and that Roger and Agnes were seised thereof by virtue of the said fine until the manor was taken into the king's hands by reason of Roger's rebellion.

By pet. of C.

July 21.
York.

To the same. Order to deliver to William la Zousch of Assheby the manor of Elmeleye Lovet, co. Worcester, as the king learns by inquisition taken by the escheator that Roger de Mortuo Mari of Chirk, a late rebel, violently ejected William from the said manor in fifteen days from Midsummer, in the 14th year of the king's reign, and took and carried away his goods found there to the value of 100 marks, and detained the manor thus occupied until it was taken into the king's hands with Roger's other lands.

By pet. of C. [11682.]

July 21.
York.

To the keeper of the manors of Thornbury and Alveston, in the king's hands for certain reasons. Whereas the king learns by inquisition taken by Richard de Foxcote and John Chaumpeneys that Stephen Beatilbras and Sibyl his wife held in the town of Thornbury two parts of three virgates of land, of eight acres of meadow, and of 6s. of rent, and at Alveston two parts of a virgate of land, of three acres of meadow, and of 5s. of rent, for the term of their lives, and they demised the same to Hugh Daudele, the younger, and Margaret his wife for the lives of the demisors, to be held of the chief

1322.

Membrane 30—cont.

lords by the services therefor due and accustomed, and granted that the third part of the said lands, which Alice Barry holds in dower, and which ought to remain after her death to Stephen and Sibyl, should remain to the said Hugh and Margaret after the death of Stephen and Sibyl (*sic*) for the term of the lives of Stephen and Sibyl, rendering therefor to Stephen and Sibyl 4*l.* yearly and a suitable robe for Stephen or one mark yearly, and that Stephen and Sibyl were seised of the said 4*l.* and robe yearly from Monday before Michaelmas, in the 14th year of the king's reign, until Christmas last, when the lands were taken in the king's hands with other lands of Hugh and Margaret, and that the lands are worth only 36*s.* 8*d.* yearly; the king therefore orders the keeper to pay to Stephen and Sibyl the arrears of the aforesaid rent and robe, and to continue paying the same rent and robe out of the issues of the manor during the king's pleasure. If the lands thus taken into the king's hands are not worth the said rent and robe yearly, he is ordered to deliver the lands to them for the said rent and robe, to be held during the king's pleasure.

By pet. of C.

To John Everand (*sic*), keeper of the manor of Lanteglos and Fowyton, co. Cornwall, in the king's hands. Order to deliver to Christiana, late the wife of Ed[mund] de Wylyngton, the said manor and the issues thereof, as the king learns by inquisition taken in the keeper's presence by Henry de Campo Arnulphi and John de Treiagu that John de Wylyngton granted by his deed, in the eighth year of the king's reign, the manor to Henry de Wylyngton and the aforesaid Christiana for their lives, and that they continued their seisin thereof jointly until the manor was taken into the king's hands by Henry's forfeiture.

By pet. of C. [7408-9.]

To John Everard. Thomas de Langeton has shewn by his petition that although he was never a rebel or an adherent of any rebel, as he is prepared to prove as the king's court shall consider, John Inge, late sheriff of Devon, by colour of his office and by the envy that he bore against him, took into the king's hands his lands in that county and all his goods found therein, to the value of 200 marks, charging him with having adhered to certain of the rebels, and his lands and goods are still in the king's hands, for which he has prayed the king to exhibit a remedy; the king, as it is testified before him and his council that Thomas has always been faithful to him, and was never an adherent of the rebels, orders the aforesaid John to deliver to Thomas his lands and goods by indenture, upon his finding mainpernors to have him before the king at his pleasure and to answer for the issues of his lands and the value of his goods in case they ought to pertain to the king.

By pet. of C.

July 25.
Thirsk.
(*Threk.*)

To John Everard, keeper of the lands that belonged to Henry de Wylyngton in co. Devon. As the king learns by inquisition taken by John Treiagu and John de Carmino that William le Noreys demised to Henry de Wylyngton and his heirs a messuage and two ferlings (*ferlingos*) and a half of land in Norreisheghis, worth 7*s.* 6*d.* yearly in all issues, whence he ought to render to the lord of Lemone 6*s.* yearly and a boon-work (*precaria*) of ploughing in winter, worth 2*d.* yearly, and to do suit at the court of the lords of Lemone from three weeks to three weeks, worth 12*d.* yearly, rendering therefor to William for life 10½*d.* weekly for his table and a robe, price 8*s.*, yearly, and that William received this maintenance from Easter, in the 10th year of the king's reign, when the demise was made, until Wednesday after St. Hilary last, when John Inge, then sheriff of that county, seised the lands into the king's hands upon Henry's forfeiture, the king orders the keeper to pay to William 10½*d.* for each week from that time and henceforth, and 8*s.* yearly for his robe, during the king's pleasure. If the value of the messuage and land be insufficient to

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Membrane 30—cont.

pay the said money and other charges thereupon, as contained in the inquisition, the keeper is ordered to deliver the messuage and land to William in place of the aforesaid maintenance, to have during the king's pleasure.
By pet. of C. [3184, 6529.]

To John de Treiagu. Order to receive oath from William de Milburn and Richard de Hellaunde for their good behaviour in the office of collectors of certain customs in all the ports of Cornwall from alien merchants coming thither with goods, to which office the king has appointed them jointly. [*Parl. Writs.*]

July 3.
York.

To the treasurer and chamberlains of the exchequer. Order to receive the subsidy of 5*d.* in the mark granted to the king in aid of the Scotch war by the prelates and clergy of both provinces when collected by the diocesans or others appointed by the clergy, to be delivered as speedily as possible for the expenses of the said war.

Vacated because in the 15th year under the same date.

Aug. 2.
Newcastle-on-Tyne.

To William de Tatham, parson of Haulton church, receiver of the issues of the lands that belonged to Thomas, late earl of Lancaster, and to other rebels and others in cos. Westmoreland, Cumberland, and Lancaster, and in the parts of Skipton-in-Cravene, Burton-in-Lonsdale, Blakeburneshire and Halton, Congelton, Whittleye and Longedendale, co. Chester. Order to pay the usual wages for the custody of the lands and castles aforesaid from the time of his appointment, and to continue paying the same at the usual terms until further order.

By K.

To Simon de Baldreston and Master Thomas de Cheddeworth, auditors of the accounts of all the receivers of the lands that belonged to Thomas, late earl of Lancaster, and to other rebels, and to others in cos. Derby, Stafford, Lancaster, Chester and in Wales. Order to allow the above wages to the aforesaid William in his account.

By K.

Aug. 7.
Morpeth.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands of John Deyncourt, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Aug. 7.
Newcastle-on-Tyne.

To John Dufford, escheator in Ireland. Order to cause dower to be assigned to Eleanor, late the wife of Thomas de Multon of Egremond, tenant in chief, of his lands, knight's fees, and advowsons in the escheator's bailiwick.

July 30.
Durham.

To John de Bousser, Ed. de Passele, and Geoffrey de Hertelpol, justices to take assizes in co. Sussex. Order to supersede the taking of the assize of novel disseisen arramed by the prior of Hernyngham before them against Ralph de Camoys concerning tenements in Sountynge, Launcynge, New Shorham, Horsham and Stangemerynge, for so long as Ralph remains in the king's service in the Scotch war, the king having granted, with the assent of the magnates, that all assizes arramed against those who are in his service in the above expedition before the commencement of their journey to the war shall cease whilst they are so engaged.

By p.s. [6124.]

The like for Stephen de Estle.

Aug. 3.
Newcastle-on-Tyne.

To John de Brumpton, late sheriff of Oxford. Order to deliver to Richard de Willamescote the issues received from Richard's lands in Wyllamescote, Asterleye, and Cudington whilst they were in the said John's hands, and to deliver to him any of his goods and chattels that John may have taken, notwithstanding that John has certified that he took Richard's lands into the king's hands by order of Hugh le Despenser, earl

1322.

Membrane 30—cont.

of Winchester, and that he delivered them to Robert de Stoke for custody by virtue of the king's writ to deliver to Robert all lands in the king's hands in his custody.

Aug. 4.
Newcastle-on-Tyne.

To Henry de Cobeham, keeper of the castle and honour of Tonebrugg. Order to pay to Alexander de Moubray 3s. daily from the issues of the said castle and honour until further orders, the king having granted that sum out of the aforesaid issues to Alexander in aid of the maintenance of himself and his wife, in consideration of his good service. By p.s.

Aug. 7.
Gosforth.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with Pontefract priory, now void, and to deliver any issues received therefrom to the sub-prior and monks, placing a gatekeeper in the king's name at the gate of the priory, who shall receive his maintenance as below, as the king learns by inquisition taken by the escheator that Robert de Laceo, sometime lord of the castle and town of Kirkeby, now called the town of Pontefract, founded a priory in his demesne there by his charter, which the king's progenitors confirmed by their charters, which the king has inspected, and that the sub-priors and monks have had the custody and administration of the temporalities and spiritualities of the priory upon each avoidance from the time of the foundation, and that neither Robert nor any other later lords intermeddled with the priory during avoidance in any way, but that they placed a gatekeeper in name of their lordship at the gate of the priory, who received his maintenance in food only during avoidance, and that the sub-priors and monks have always had such custody and administration because all things pertaining to the priory were conferred in frankalmoin, and were confirmed by divers charters of the king's progenitors, and that Robert and the other lords placed the said gatekeeper there during avoidance to guard the priory so that it should not be overcharged, and so that the goods therein should not be wasted unthriftilly, and that the gatekeeper was wont to receive one white loaf, a gallon of convent ale, and a dish from the kitchen, as one of the monks receives, daily during avoidance.

Aug. 24.
Melrose.
(*Meuros.*)

To John de Kylvngton, keeper of the manor of Faxflet. Order to repair the wears, ditches, and windmill of the manor. By C.

MEMBRANE 29.

Aug. 5.
Newcastle-on-Tyne.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with certain lands in Holyngbourn, co. Kent, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Gilbert Pecche and Isolda his wife and their son Simon acquired the said lands jointly, to them and to Simon's heirs, and that Isolda and Simon continued their seisin jointly with Gilbert until the day of Gilbert's death, and that the lands are held of others than the king.

To the same. Order not to intermeddle further with certain lands in Corby, Swafeld, and Billesfeld, co. Lincoln, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Gilbert Pecche and Isolda his wife were jointly enfeoffed of the said lands by Simon Pecche, to them and the heirs of their bodies, and that Isolda continued her joint-seisin thereof until the day of Gilbert's death, and that the lands are held of the bishop of Lincoln by knight service.

To the same. Order to deliver to Isolda, late the wife of Gilbert Pecche, tenant in chief, the following of his lands, which the king has assigned to her in dower: certain lands in Saltfletby, co. Lincoln, of the yearly value of 7*l.* 5*s.* 1½*d.*; a third of a chief messuage in Trillawe, co. Suffolk, of the yearly value of 2*s.* 2½*d.*; 100 acres of arable land in the same town, of the

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Membrane 29—cont.

yearly value of 33s. 4d., each acre 4d.; six acres of meadow in the same town, of the yearly value of 12s., each acre, 2s.; and 56s. 3 $\frac{3}{4}$ d. of yearly rent in the same town, to be received from the free tenants and villeins there.

July 30.
Newcastle-on-Tyne.

To Richard de Musle, receiver of the issues of the castle and honour of Pontefract. Whereas Hugh, sometime abbot of Kirkestal, released, for himself and his convent, to Henry de Lacy, then earl of Lincoln and constable of Chester, all the lands and rents that the abbot and convent had and held of the earl in Acrington, Clive, Ather and Hunnecotes, co. Lancaster, and in La Roundhay, Secroft and Shadewell, co. York, and the earl granted to them 50 marks yearly for the lands in co. Lancaster, and 30 marks yearly for the lands in co. York, to be received at his exchequer of Pontefract, until he or his heirs should grant to them in frankalmoin 50 marks yearly of lands in co. Lancaster and 30 marks of land yearly in co. York; and also granted that the abbot and convent might enter the said lands in case the above 80 marks yearly were unpaid and they were not satisfied elsewhere for the same, and that they might receive the rents thereof until they should be satisfied according to the agreement, which remission the late king inspected and confirmed; and lately, at the suit of the abbot of Kirkestal, suggesting that he and his predecessors were wont to receive the said 80 marks yearly from the time of the grant until Martinmas last, no lands having being granted to them in lieu thereof by the earl or his heirs, and praying the king to cause him to be satisfied for the above yearly sum from the time when the lands of Thomas, late earl of Lancaster, who succeeded the said Henry in the above recognisance, came to the king's hands, the king ordered Thomas de Burgh, escheator this side Trent, to take with him Thomas Dayvill, keeper of the aforesaid castle and honour, and to make inquisition concerning the premises; by whose inquisition it appears that the abbot and convent were seised of the aforesaid 50 marks yearly, as above stated, and that they received them until Martinmas last, and that they received of that term 100s., in part payment of 25 marks, and that 17 marks 6s. 8d. are in arrear of the aforesaid 50 marks, and that 45 marks are in arrears of the said 30 marks yearly, and that no lands have been assigned to them in lieu of the said 80 marks yearly; the king therefore orders the said receiver to pay to the abbot and convent the arrears of the said 80 marks yearly from the time when the lands came to the king's hands, and to continue to pay that sum at the terms when due.

Aug. 2.
Newcastle-on-Tyne.

To the sheriff of Somerset and Dorset. Order to pursue, arrest, and imprison William Trussel, John Mautravers, the younger, John de Kyngeston, Matthew de Clyveden and Nicholas de Percy, rebels, who wandering about in his bailiwick, committing intolerable damage in contempt of the king and in breach of his peace, and to cause proclamation to be made that all and singular shall pursue the aforesaid rebels with hue and cry if they enter those counties.

By K.

[*Parl. Writs.*]

The like to the sheriff of Warwick and Leicester and the sheriff of Wilts. [*Ibid.*]

Aug. 2.
Newcastle-on-Tyne.

To Ranulph de Charroun, constable of Kenilworth castle. Order to deliver to Richard de Thweites the goods that he had in that castle when it was taken into the king's hands by the forfeiture of Thomas, earl of Lancaster, as the king learns by an inquisition taken by the sheriff of Warwick that Richard had in the castle at the said time a quarter of wheat, price 16s., 15 quarters of draget, price 10s. a quarter, 3 quarters of oats, price 6s. a quarter, 8 quarters of malt, price 10s. a quarter, an ox, price 12s., a cow, price 12s., and twenty salted oxhides, price 6d. a hide, and that Richard was a mason in the castle with the said earl to make a chapel

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Membrane 29—cont.

therein, and that he had the aforesaid goods therein for the maintenance of himself and his fellow masons engaged upon the chapel. By pet. of C.

Aug. 9.
Alnwick.

To Robert de Gaddesby, keeper of certain lands that belonged to Hugh de Cuilly in co. Leicester. Order to deliver to Joan, late the wife of the said Hugh, 16 messuages, a mill, and 16 virgates of land in Gyldenemorton, and to restore the issues thereof, as the king learns by inquisition taken by Robert de Stok and Roger Hillary that Joan was dowered of the above at the door of the church of Gyldenemorton by William Trussel, her first husband, when he married her, and that she was seised thereof for thirty-two years and more after his death, and that Thomas le Rous, sheriff of that county, seized the tenements into the king's hands on 20 March, in the 15th year of the king's reign, because the said Hugh was the constable of Thomas, late earl of Lancaster, of his castle of Kenilworth, Hugh having now died in the king's prison of Pontefract castle. By pet. of C.

July 25.
Thirsk.

To John Everard, keeper of the lands that belonged to Henry de Wylyngton, in co. Devon. As the king learns by inquisition taken by John Tresagu and John de Carmino that Adam de Morlegh demised to the aforesaid Henry a messuage and 5 ferlings of land in Morlegh, worth 17s. yearly in all issues at their true value, from which he ought to render 12d. yearly to Elias son of Payn, the chief lord of the fee, 6s. 0d. yearly to Simon de Sampford, 2s. yearly to the church of Lomene, 6d. yearly to the lords of Lomene, and suit at the hundred (court) of Hugh de Curteney at Tyverton from three weeks to three weeks, which suit is worth 2s. yearly, and also a mill in the same town, worth 6s. 8d. yearly, rendering therefor to Adam 18d. weekly for his table, and 13s. 4d. yearly for his clothing for his life; and that Adam received the said maintenance from Wednesday before the Nativity of St. John the Baptist, in the 11th year of the king's reign, until Wednesday after St. Hilary last, when John Inge, sheriff of the county, seized the lands and mill into the king's hands upon Henry's forfeiture, the king orders the keeper to pay Adam the said 18d. weekly from the time of the seizure into the king's hands, and to pay that sum weekly, and 13s. 4d. yearly henceforth during the king's pleasure. If the lands and mill are of insufficient value to pay this money and the other charges thereon, he is ordered to deliver them to Adam in lieu of the above maintenance, to hold during the king's pleasure.

By pet. of C. [3030, 3079.]

Aug. 13.
Alnwick.

To William de Cheyllowe and Hugh Sampson, collectors of the custom of wool, hides, and wool-fells in the port of Southampton. Order to deliver to Queen Isabella the issues of the custom from the time of the king's order to them to collect a subsidy granted to the king for a certain time in addition to the old custom, and to deliver the same to her henceforth, according to the form of the king's assignment thereof to her.

Aug. 14.
Alnwick.

To Thomas de Burgh, escheator this side Trent. Order to assign dower to Joan, late the wife of John de Belewe, tenant by knight service of the heir of Payn de Tibetoft, tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence.

To the same. As the king learns by inquisition taken by the escheator that John de Belewe held at his death the manor of Boulton-upon-Dyrnne of the heir of Payn de Tybitot by the service of a quarter of a knight's fee, and that he held no lands of the king in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by divers services, and that John, his son, is his next heir, and is aged one year and a half—[*Incomplete*].

Vacated, because otherwise on the Fine Roll.

1322.

*Membrane 29—cont.*Aug. 5.
Gosforth.

To John de Kilvyngton, keeper of the lands that belonged to John Moubray in co. York. As the king learns by inquisition taken by William de Herlaston and Richard de Aldeburgh that Roger de Moubray granted by his charter to the prior of Newburgh and his successors in frankalmoin 20s. yearly from his mill of Malsard, and that this grant was made in the time of King Richard or before then, and that the present prior and his predecessors were seised of the rent from that time until the death of John de Moubray, who last died seised of the mill, after whose death Thomas de Burgo, escheator this side Trent, took the mill into the king's hands together with John's lands, upon his forfeiture, the king orders the keeper to pay the arrears of the rent from the time when the mill was taken into the king's hands, and to continue to pay the same rent henceforth.

By pet. of C. [277.]

Aug. 19.
Alnwick.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of John de Marmyon, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

The like to Thomas de Burgh, escheator this side Trent.

The like to the said Master John for the lands of William son of Alan de Huntynghon.

*MEMBRANE 28.*Aug. 9.
Alnwick.

To John de Kilvyngton, keeper of the forest of Midelmor in Niderdale. As the king learns by inquisition taken by William de Herlaston and Richard de Aldeburgh that Henry, sometime abbot of Byland (*de Bella Landa*) was seised of the said forest at the time of the levying of a fine concerning the forest between him, demandant, and Roger de Moubray, deforciant, and also of free chace in the same for all beasts whatsoever, and of a forester to keep the venison there together with Roger's forester, and that the said abbot and his successors were seised thereof continuously from that time, to wit the 33rd year of Henry III., until after the death of John de Moubray, when the forest was taken into the king's hands with other lands of John upon his forfeiture, and the king learns by the certificate of the aforesaid keeper that Thomas de Burgo, escheator this side Trent, seised the forest into the king's hands because he was given to understand that it was the right of the said John, the king orders the keeper to deliver the said forest of Midelesmor and all appurtenances to the abbot of Byland, to hold according to the said fine, permitting him to have his chace and forester there.

By pet. of C. [10190-96.]

July 31.
Chester.

To Robert de Stok, keeper of certain lands that belonged to the rebels in co. Warwick. As the king learns by inquisition taken by the sheriff of that county that John de Moubray sold to Robert de Saxton all the trees growing in his park of Fennypark and in his wood called 'Le Merewod' near Baleshale, long before John's death, to wit on 7 November, in the 14th year of the king's reign, for 200*l.* paid beforehand, so that Robert should clear (*deliberari*) the park and wood of the trees by the end of four years from that date, and that Robert felled many trees in the park and wood before John's death, to wit between the Annunciation and Midsummer in the aforesaid year, and left certain of the felled trees in the park and wood, and that the trees thus left are worth 100*s.*, and that he sold certain of the trees thus felled, and that the greater part of the money from the sale remains in the hands of the purchasers by reason of the said keeper's inhibition, and that the sheriff seized into the king's hands the felled trees

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Membrane 28—cont.

in the park and wood and delivered them to the aforesaid keeper by virtue of the king's order, the king orders the keeper to amove the king's hand from the trees felled in the park and wood by Robert, and to restore them to Robert, and not to intermeddle with the aforesaid money in the hands of the purchasers.

Aug. 7.
Gosforth.

To Alan de Cubbeldyk, keeper of certain lands in co. Lincoln. Order to deliver to Alesia de Lasey, late the wife of Thomas, earl of Lancaster, the advowson of the church of the manor of Swaveton, the king having lately ordered him to deliver the manor to her, and having lately granted her licence to assign the manor and advowson to the abbot and convent of Barlynges in frankalmoin, and having granted the abbot and convent licence to receive the same.

Aug. 8.
Felton.

To Robert Tok and William de Bircheovre, keeper of certain goods that belonged to Richard le Foun in the king's hands. As the king learns by inquisition taken by Richard de Wylughby and Henry de Hambury that Fulk de Penebrugge, John de Chetewynde, Walter de Huford, and others unknown, on Sunday after St. Gregory last, took Richard le Foun at Bradeburne, co. Derby, and carried him thence to the castle of Careswell, co. Stafford, and there detained him until Friday the feast of St. George following, when he died a natural death, and that he was not convicted of any trespass, felony, or rebellion, and was not an adherent of Thomas, late earl of Lancaster, except that he was his steward of Leicester, and that in his lifetime he made his will, whereof he appointed Joan his wife and Richard her brother his executors, and that Roger Beler, on Wednesday before Palm Sunday last, took certain of the said Richard's goods into the king's hands, to wit two plough-oxen, price 13s. 4d.; a plough-beast (*jumentum*), price 20s.; three foals, price 10s. each; 10 oxen, price 13s. 4d. each; 3 cows, price 13s. 4d. each; two young heifers, price 6s. 8d. each; a calf, price 2s.; 200 wool-bearing sheep, price 2s. 6d. each; 30 lambs, price 16d. each; 6 quarters of wheat, price 13s. 4d. a quarter; 45 quarters of oats, price 4s. a quarter; the king orders the said Robert and William to deliver the aforesaid goods to the executors for the execution of the said Richard's will.

By pet. of C. [11674-6.]

To Thomas de Dunstaple, keeper of certain goods that belonged to Richard le Feoun in the king's hands. Like recital and order concerning a woman's saddle, price 10 marks; six robes for the said Richard, price 6l.; two robes for the aforesaid Joan, price 6l.; six beds, price 12l.; four beds, price 4l.; twelve cloths (*mappas*) and towels (*manutergiis*), price 100s.; a forcer, with divers jewels, to the value of 10l., which belonged to the said Richard, and which he took into the king's hands on Saturday the morrow of St. Gregory last.

By pet. of C.

To Robert Tok, keeper of the lands of the aforesaid Richard. Order to deliver to Joan, late the wife of the said Richard, the manor of Caldelowe and the mill of Edrichelay, co. Derby, as the king learns by inquisition taken by Richard de Wylughby and Henry de Hambury that John de la Launde, Joan's first husband, enfeofed Henry de Bradebourn of the said manor and mill, and that Henry, having had seisin thereof, granted them to Joan for life, with reversion to John son of the said John de la Launde and Joan, and that Joan continued her seisin thereof for twenty years and more, until Roger Beler took the manor and mill into the king's hands because the aforesaid Richard was the steward of Thomas, late earl of Lancaster.

By pet. of C.

To the same. As the king learns by the aforesaid inquisition that the said Richard was seised in his demesne as of fee at his death of a messuage and a carucate of land in Yeveley, co. Derby, and held them of Hugh son of

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Membrane 28—cont.

Hugh de Menill by the service of 12*d.* yearly for all service, that Richard, son of the said Richard, is his next heir and is aged six years, and that the custody of the lands pertains to Joan, late the wife of Richard, the elder, mother of Richard, the younger, by reason of the socage aforesaid, and that Richard, the elder, died at Careswell, as above, and that the lands were taken into the king's hands by Roger Beler, the king orders the keeper to deliver the lands and the issues thereof to the aforesaid Joan as nearest [friend] of the heir.

By pet. of C.

Aug. 13.
Alnwick.

To Master John Walewayn, escheator beyond Trent. Order not to aggrieve the convent of Llanthony Prima, in the king's hands by reason of the last voidance of the priory, and not to intermeddle with the priory or anything pertaining thereto, and to restore to the prior and convent any issues received therefrom during the voidance, as the king learns by inquisition taken by the escheator that the convent of the priory have always elected their priors without asking licence from the founders, and they did not present the priors thus elected to any one but the diocesan of the place, and that the convent had the temporalities during voidance without their being taken into the hands of any founder of the house, and that the convent has enjoyed such liberty from its foundation by virtue of a deed of Walter de Lacy, founder thereof.

Aug. 18.
Alnwick.

To Thomas de Burgh, escheator this side Trent. Order to assign dower to Joan, late the wife of Richard son of Richard de Tange, tenant in chief as of the honour of Pontefract, upon her taking oath not to marry without the king's licence.

Aug. 9.
Alnwick.

To brother John de Redmere, keeper of the king's stud in the park of Reylegh. Order to pay to William de Rothewell, parson of the church of Estwode, a tithe of the foals foaled in that park henceforth, as he has shewn by his petition that the park is within his parish, and a tithe of the foals has been given to his predecessors from time out of mind, as well in the time of the earls of Kent, when the manor was in their hands, as in the times of the king's progenitors, and that John de Herlaston, the late parson of the said church, received a tithe of the king's foals in that park by the king's order.

By pet. of C.

Aug. 8.
Felton.

To Thomas Deyvill, keeper of the manor of Manston, in the king's hands. Order not to intermeddle further with the said manor, and to restore the issues thereof, as the king learns by inquisition taken by Adam de Hoperton that Alfred de Manston and Matilda his wife held for their lives the aforesaid manor, except two tofts, 25 acres of land, 2 acres of meadow, and 4 bovates of land, by fine levied between William le Wayte of Ledes and them before the justices of the Bench, in the sixth year of the king's reign, with reversion to John de Manston and Matilda his wife and the heirs of their body, and that Alfred and Matilda did not afterwards change their estate in the manor, but continued their estate until Alfred died in the king's prison, after he had been delivered to the ordinary of the place as a clerk, upon his conviction before the steward and marshals of the king's household for a burglary of the house of Thomas Person of Haulton and for stealing his goods, and Matilda was convicted before the steward and marshals and hanged upon the same charge, and that the manor is held of Richard le Waleys by homage and fealty and by the service of a quarter of a knight's fee, the said Thomas having taken the manor into the king's hands by reason of the felony aforesaid.

Aug. 7.
Felton.

To Master John Walewayn, escheator beyond Trent, or to his subescheator in co. Lincoln. Order to permit Master William de Chausi and William de Witham to have the custody of the manor of Swynhope, in that

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Membrane 28—cont.

county, which the king committed to them on 20 May, in the 15th year of his reign, during the minority of the heir of Gerard de Chauncy, tenant in chief, rendering therefor yearly 32*l.*, to wit the extent of the manor and 11*l.* 1*s.* 5*d.* of increment, and to resume the manor into the king's hands and to restore it to them with the issues, in case he have delivered it to Bertram de Mountbocher, to whom the king, on 18 July last, granted the wardship of Gerard's lands and the marriage of his heir, as it was not the king's intention that the said William and William should be amoved from the wardship by reason of the grant to Bertram.

Aug. 25.
Melrose.
(*Meurose*).

To the same. Order not to intermeddle further with the lands of John de Wyvill, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held nothing in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

Aug. 26.
Melrose.

To the same. Order not to intermeddle further with the manors of Pappeworth and Croxton, and to restore the issues thereof to the prior and convent of Huntynghdon, as the king learns by inquisition taken by the escheator that the prior and convent demised the manors to John de Chelmesford for seven years from Michaelmas, in the ninth year of the king's reign, rendering therefor 36 marks yearly, and that John held them for six years, and that he rendered them to the prior and convent at Michaelmas last, the manors having been taken into the king's hands by the escheator because of John's adhesion to certain rebels.

Aug. 9.
Arnwick.

To the sheriff of Northampton. Order to pay to John de Fenwyk 20 marks for Whitsun term last, the king having granted to him 40 marks yearly from the issues of that county in aid of his maintenance.

Aug. 26.
Melrose.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of the abbot of Stonleye, which he took into the king's hands because the abbot ceased for two years to find a chantry in the chapel of Wynfreton, and to restore to the abbot any issues received by him, as the king learns by inquisition taken by the escheator that the abbot is not bound to find such chantry, and that neither he nor his predecessors have been wont to find such chantry, and that neither he nor his predecessors had any land in that town or elsewhere by reason whereof they ought to be bound to find such chantry.

MEMBRANE 27.

Aug. 8.
Felton.

To R. bishop of Coventry and Lichfield, late keeper of the king's wardrobe. As the king learns by inquisition taken by William de Roston and Robert de Scorburch that Nicholas de Acton, king's clerk, placed 860 quarters of wheat, received by him from Anthony Pessaigne of Genoa in the port (*porticu*) of Sandwich, in the ships called *La Blithe* of Hamelhok and *La Blithe* of Dertemuth and *La Messenger* of Sandwich to be carried to Newcastle-on-Tyne and Berwick-on-Tweed, there to be delivered to the receivers of the king's victuals, and that Robert de Saxton, late constable of Scardeburgh castle, took 160 quarters of wheat from *La Blithe* of Hamelhok, price 10*s.* a quarter, and from *La Blithe* of Dertemuth 160 quarters of dry wheat, price 10*s.* a quarter, and 200 quarters of wheat made damp by the sea, price 6*s.* a quarter, and that *La Messenger* was wrecked at Scardeburgh, and her contents lost, the king orders the bishop to acquit Nicholas in his account of the said 520 quarters of wheat

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Membrane 27—cont.

and for all the corn loaded in *La Messenger*, according to the indenture made between Nicholas and the master of that ship, and of the cost and freight (*frectagiis*) of the ships.

Aug. 9.
Alwrick.

To William Prodhomme and James Beauflour. Order not to levy the increment upon the old custom of wool, hides, and wool-fells, except in places where there is a coket, and not to aggrieve the merchants contrary to this order, the king having appointed them to levy the increment in the port of London and in all places on both sides of the Thames to Graveshede.

By K.

[*Parl. Writs.*]

The like to Robert Wawayn and Reginald le Carter for the ports of Scardeburgh and Whiteby, and John de Gastrik and William de Gastrik, for the ports of Barton-on-Humber and Grymesby and in all places thence to Boston. [*Ibid.*]

Aug. 26.
Melrose.

To John de Kilvinton, keeper of the lands of certain of the rebels in co. York. As the king learns by inquisition taken by William de Ayremynn and Master John de Blebury that Emma, late the wife of Bartholomew Bakoun, was enfeoffed jointly with him by Thomas de Helperby of 19½ acres and a rood of land, with meadows and other appurtenances, and of a fifth of a windmill, and of 21s. 4d. of rent in Huntington near York, and that these lands are worth 30s. yearly, and are held of Peter de Malo Lacu by knight service, but by how much it is unknown; and by Michael de Norhampton of 2 bovates, 3 acres, and 4 selions of land in the same town, and that these lands are worth one mark yearly, and are held of the said Peter by knight service, but by how much it is unknown; and by Richard son of Peter de Tadecastre of Ethercewyk of a toft with croft in the town of Ethercewyk, and of a messuage, 4 tofts, 2 crofts, six bovates of land, 4d. of rent, and the rent of a pound of cumin in the same town, and of the demesne of a moiety of the same town, and of the homages and services of the following free tenants: Henry atte Water for a bovat of land, William de Wyginton for a bovat of land, Roger de Touthorp for 3 acres of land, and with the reversion of five tofts and four bovates of land in the same town that Walter de Wynestowe and Juliana his wife held, and that these lands, etc., are worth 40s. yearly, and are held of Ranulph de Nevill by knight service, but by how much it is unknown; and of a messuage, two tofts, 10s. of rent, and 8 bovates of land, except 7 acres, in Huntington by John Reyner of York, with reversion in case Bartholomew and Emma died to John Bakoun, son of the said Bartholomew, with remainder in default of issue to the right heirs of Bartholomew, and that these lands are worth 40s. yearly, and are held of the aforesaid Peter by knight service, but by how much is unknown; and 30d. of rent in Huntington by John de Okelesthorp, and that this is held of the said Peter, but by what service it is unknown, and that Emma continued her joint-seisin thereof from the times of the feoffments until the time when the premises were taken into the king's hands by reason of Bartholomew's trespass, who adhered to the rebels; the king therefore orders the keeper not to intermeddle further with the above.

By C.

Aug. 25.
Melrose.

To Robert de Bures, keeper of the castle, manor, and honour of Clare, in various counties of England, and of the manors of Berdefeld and Thaxstede, co. Essex, and of the lands that belonged to Thomas, late earl of Lancaster, and other rebels in cos. Norfolk and Suffolk. Order to deliver at the exchequer at York on the morrow of Michaelmas next all the money that he can collect from the above, and to be there himself to render account for all the time that he has been keeper.

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Membrane 27—cont.

Aug. 26.
Melrose.

To Robert Tok, keeper of certain lands that belonged to the rebels and others in co. Derby. Order to restore to Roger de Acore his lands and goods, and the issues thereof, as Ralph Basset of Drayton has certified the king that Roger was taken because he arrested sheep that belonged to Thomas, late earl of Lancaster, in the High Peak, and for a trespass in the park of Loughteburgh, and Ralph delivered all the prisoners in his custody to Roger Beler by indenture with the causes of their arrest, and Roger Beler has certified the king that Roger de Acore was arrested by the said Ralph for the above causes, and that his lands and goods were taken into the king's hands by John de Dene, supplying the place of Ralph, because of his arrest, and the said Roger de Acore is indicted before certain justices of oyer and terminer for the above matters. The king wills that Roger de Acore shall answer before the said justices.

The like to Roger de Waltham, keeper, etc., in co. Stafford.

Aug. 24.
Leith.
(*Leth.*)

To William Prodhorne and James Beauflour. Francis de Ostrein, William le Cok, John Bertelmeus, and William Rogge, merchants of Loveyngne, have shewn the king that the said William and James have collected and levied payments and customs from their goods brought into and taken out of the realm before the date of their commission to levy such payments and customs, and they have besought the king to provide a remedy; he therefore orders the said William and James to desist from inflicting such grievances upon the said merchants, and to restore to them without delay anything they may have levied from them in this behalf, as it was not the king's intention that such payments and customs should be levied upon goods brought into or taken out of the realm before the date of the said commission.

The like in favour of the following merchants of Malyns to John de Tumby and Geoffrey de Sutton in the port of Boston: Geoffrey de Bylie of Loveigne, Henry de Lonedale of Loveigne, John Fox, Walter Pyfler, Solomon Marchant, John Scof, Ernald de Muse, and John de Steker.

Sept. 2.
Fenham.

To Thomas Deyvill, keeper of the castle and honour of Pontefract. Order to permit William de Ayketon, parson of the church of Berwyk-in-Elmet, to have the profits and other things that he and his predecessors have been wont to have in the wood called 'Le Roundhaye,' as the king learns by inquisition taken by Adam de Hoperton that William and his predecessors, parsons of the said church, have received reasonable estover in the said wood from time out of mind, both before and after the wood was enclosed, to wit dead wood lying therein and branches of dry wood to burn in their chief messuage of Berwyk, by the view and delivery of the forester of the wood, and that they have had their swine and the swine of their tenants of their church in the wood quit of pannage, and their plough-oxen feeding with the lord's oxen in his several pasture, and a court of their men and tenants, and their amercements imposed upon them therein for assize of ale and other things whatsoever, and whenever their men and tenants have been attached at the court of the lords of Berewyk, they or their proctors have sought and always obtained their court of the same men and tenants.

Aug. 24.
Leith.

To Roger Carles, keeper of certain lands in the king's hands in cos. Salop, Hereford, and Worcester. Order to restore to Ingelram de Frene his lands and goods, as he has shewn to the king that Roger has taken them into the king's hands again for the reasons for which the king lately ordered the sheriffs of those counties to take Ingelram's lands and goods into his hands, the king having afterwards ordered them to restore the same to Ingelram.

Aug. 24.
Leith.

To the same. Like order in favour of Hugh Godard, whose lands were taken into the king's hands when he was charged with adhering to the

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Membrane 27—cont.

rebels, the king having ordered restitution thereof on 14 February last because Hugh had found security for his good behaviour.

Sept. 18.
Newcastle-on-
Tyne.

To the sheriff of Southampton. Order to release John de Bromfeld from Winchester castle, wherein he is imprisoned for adhering to Roger de Mortuo Mari of Chirk and Roger de Mortuo Mari of Wygemor and other rebels, as John de Handlo has mainperned to have the said John's body before the king upon three weeks summons under pain of 500 marks.

[*Parl. Writs.*]

By p.s. [6215.]

MEMBRANE 26.

Sept. 1.
Fenham.

To Roger Beler, keeper of certain goods that belonged to Richard le Foun. Order to deliver to Joan, late the wife of the said Richard, and to Richard her brother, executors of the will of the said Richard, 200 wool sheep, price 13s. 6d. each, 30 lambs, price 16d. each, together with the wool of the same, or the price thereof, as the said sheep and lambs, which belonged to the said Richard le Foun, and which were taken into the king's hands (as stated at page 589 above) are still in his custody.

By pet. of C.

Aug. 24.
Leith.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manor of Kyngesworde, co. Southampton, the manor of Alfithelagh, co. Suffolk, a third of the manor of Milton, co. Oxford, 5 messuages, 280 acres of land, 4 acres of meadow, 60 acres of wood, and 40s. of yearly rent in Whathamsted and Redbourn, co. Hertford, the manor of Eghteham, and a moiety of the manor of Eneford, co. Kent, and the manor of Weston, co. Bedford, as the king learns by inquisition taken by the escheator that William Inge and Isolda his wife were jointly enfeoffed thereof by Master Robert Inge by fine levied in the king's court between the said William, Isolda, and Fremund Inge and the said Robert, and that Isolda continued her joint-seisin of the same until William's death, and that the manor of Weston is held in chief of the king by fealty and by the service of appearing before the justices in eyre in co. Bedford, and the manors of Kyngesword and Alfithelagh, the third of the manor of Milton, and the other lands and rent are held of other lords than the king, and it appears by the aforesaid fine concerning the manor of Weston that the fine was levied by the king's licence.

Aug. 23.
Melrose.

To Thomas de Burgh, escheator this side Trent. Order to deliver to brother Stephen de Cherobles the temporalities of the priory of Pontefract, as the king has accepted the presentation of the said Stephen to that priory made by Peter, prior of La Charité, whereof the priory of Pontefract is a cell, and the king has taken Stephen's fealty. He is ordered to amove the gate-keeper whom the king ordered him to place at the door of the priory, and not to intermeddle further with the priory.

Sept. 2.
Fenham.

To Roger Beler, keeper of the lands that belonged to certain rebels in co. Leicester. Order to restore to Robert de Raygate, knight, his lands, which were taken into the king's hands by reason of his adherence to the rebels, as he has satisfied the king for 200 marks, his ransom for his life and lands.

By K.

Sept. 16.
Newcastle-on-
Tyne.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands that Thomas de Hildeyard held of other lords than the king, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Thomas held at his death certain lands in Reston and Skipseburgh of the king in chief as of the honour of Albe-marle by knight service, and that he did not hold any lands by reason whereof the custody of his other lands ought to pertain to the king, and that Robert, his son, is his next heir, and is aged three years.

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Membrane 26—cont.

Aug. 16. To Alan de Cubbeldyk, keeper of the lands that belonged to certain
 Lessudden. rebels in co. Lincoln. Order to deliver to Philip Darcy, knight, his lands,
 (Lesydewyn.) which were taken into the king's hands because he adhered to the rebels,
 as the king has pardoned him, and he has found the king security for his
 good behaviour and for the payment of his ransom. By p.s. [6173.]
 The like to Thomas Ughtred, keeper of the castle and honour of
 Pykeryng. By the same writ.

Sept. 13. To John le Porter, keeper of certain of the rebels' lands in co. Essex.
 Newcastle-on-Tyne. Order to deliver to Richard de Messing' of London the manor called 'Le
 Rynggers,' in the town of Terlyng', and the manor of Little Badewe,
 together with his goods and chattels found therein and the issues received
 therefrom, as the king learns by inquisition taken by John de Bousser and
 Nicholas Dengayne that John de Goldyngton, on Wednesday the Nativity
 of St. John the Baptist, in the 14th year of the king's reign, demised the
 said manors to Richard for the life of Joan, late the wife of John de Tany,
 as the demisor previously held them, and that Richard continued his seisin
 thereof from the said day until Friday after St. Katherine next following,
 when Geoffrey Dode entered the manors and ejected Richard therefrom,
 saying that they belonged to the said John de Goldyngton and that he had
 a commission from the king to take into his hands the lands of contrariants
 in that county, and it appears by the said inquisition that the manors are
 not held in chief, and that Geoffrey found when he entered them goods of
 the said Richard in the manor of Rynggers to the value of 20*l.*, and in the
 manor of Badewe to the value of 10*l.* By pet. of C. [270, 674, 6335.]

Sept. 15. To Master John Walewayn, escheator beyond Trent. Order to cause
 Newcastle-on-Tyne. James de Ros, son and heir of Robert de Ros, tenant in chief, to have seisin
 of his father's lands, as he has proved his age before the escheator, and the
 king has taken his homage. By p.s. [6211.]
 The like to Thomas de Burgh, escheator this side Trent.
 By the same writ.

Sept. 17. To the treasurer and barons of the exchequer. Order to cause Peter
 Newcastle-on-Tyne. Barde to have respite until the exchequer of Easter next for the arrears of
 105*l.* of the ferm of the bailiwick of Sandwich, the king having granted him
 such respite in consideration of his good service.

By K. on the information of Master Robert de Baldok.

Aug. 16. To Richard de Rodeneye, constable of Bristol castle, or to him who
 Lessudden. supplies his place. Order to release Aymer Pauncefot, a late contrariant,
 from prison in that castle, as he has found security for his good behaviour,
 so that he may come to the king to make ransom. The king wills that his
 lands shall remain in his hands until he have satisfied the king for his
 ransom or until further orders. By p.s.

Sept. 13. To Richard de Musle, receiver of the issues of the castle and honour of
 Newcastle-on-Tyne. Pontefract. As the king learns by inquisition taken by Richard de
 Aldeburgh and Adam de Hoperton that Stephen, the abbot, and the
 convent of Sallay a hundred years ago demised at ferm for ever to Alan
 Martel, then master, and to the brethren of the order of the Temple in
 England 5 carucates of land and 5 parts of the wood of Halton, and released
 to them 5 bovates of land in the same town, rendering therefor to the abbot
 and convent 10 marks yearly, and that the abbot and convent were seised
 continuously of that rent thenceforth during the existence of the said order,
 and that after the condemnation of the order they received the rent as well
 when the lands were in the king's hands as when they were in the hands of
 Thomas, late earl of Lancaster, who entered the lands as lord of the fee
 when the king's hand was amoved, until the death of the said earl, and that

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Membrane 26—cont.

the lands then came to the king's hands, and that 5 marks of the rent are in arrear, the king orders the receiver to pay that sum to the abbot and convent, and to pay the rent yearly so long as he shall be receiver of the said issues.

By C.

Sept. 20. To the sheriff of York. Order not to molest Gerard Salvayn for having
Newcastle-on-Tyne. adhered to Thomas, late earl of Lancaster, and other rebels, as he has made ransom with the king for such adherence.

By K.

Sept. 7. To Roger de Horsleye, constable of Bamburgh castle. Order to acquit
Staunford. the king's tenants of the towns of Sunderland and Shoston, which pertain to the lordship of the said castle, of their fermes and other charges that they ought to make to the king from Martinmas next until Martinmas following, as the king has pardoned them the same on condition that whenever he sends victuals there they shall cause them to be carried from the water to the castle.

By p.s. [6186.]

Sept. 20. To Robert de Stoke. Order to deliver to Richard Damory the manor of
Newcastle-on-Tyne. Blechesdon, co. Oxford, with the park, a certain house near the court, and 4 acres of meadow in the heath in the same manor, together with the issues thereof and the goods in the same, as the king learns by inquisition taken by Richard de Bere and John de Trillowe that Richard Damory, on Monday after St. Peter ad Vincula, in the sixth year of the reign, granted to Roger Damory, his brother, for life, the manor aforesaid with the exception of the park, house, and meadow aforesaid, and that Richard did not afterwards make any change in his estate in the said manor, and that Roger held the manor from the Monday aforesaid for 10 years continuously until the sheriff of that county seised the manor, park, house, and meadow into the king's hands with other lands that belonged to Roger. By pet. of C. [2053] and by p.s. [6217.]

Sept. 20. To Thomas de Eyvill, keeper of the castle and honour of Pontefract.
Newcastle-on-Tyne. Order to deliver to William de Crull' of Swynflet his goods and chattels, which the said keeper took into the king's hands because it was found by an inquisition that William had fled, upon his finding surety to answer to the king for his goods and chattels in case they be adjudged to the king, as the king lately ordered the steward and marshals of his household to send into chancery the record and process of an inquisition taken before them in the court of the marshalsea concerning the death of William son of James de Swynflet, William his son, and Thomas son of William le Littester of Houeden, wherewith the said William de Crull' was charged, in order that the king might be certified by the said record and process whether William de Crull' fled by reason of the said death or not, the steward and marshals having certified the king that the record and process are not in their custody, but in the custody of the coroners of the household and of the executors of Simon de Driby, late steward of the household.

By p.s.

To Alan de Cubbeldyk, keeper of the lands that belonged to certain rebels in co. Lincoln. Order to deliver to Alesia, daughter and heiress of Henry de Lacy, late earl of Lincoln, the court of the fee of La Haye, the bailey (*ballium*) before the gate of Lincoln castle, 20*l.* for the third [penny] of the county of Lincoln, which belonged to her father, and which were taken into the king's hands upon the forfeiture of Thomas, late earl of Lancaster, her husband, as the king has granted her the same for life.

By K. on the information of Master R. de Baldok.

To William de Paunton, constable of Lincoln castle. Like order to deliver to Alèsia the constableness of that castle.

On the information of the said Robert.

Like order to the aforesaid Alan to deliver to Alesia the said court.

Like order to the sheriff of Lincoln to deliver to her the said 20*l.* of the issues of his bailiwick.

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Membrane 26—cont.

Sept. 23.
Newcastle-on-
Tyne.

To the treasurer and barons of the exchequer. Order to admit, in place of Nicholas de la Beche, an attorney to be appointed by his letters to render account before them on the morrow of Michaelmas next of the issues of the rebels' lands in the custody of Nicholas, and to pay to them the money levied therefrom, because Nicholas cannot appear on that day, as he is staying with the king in the marches of Scotland. By K.

Sept. 27.
Durham.

To the sheriff of Kent. Order to arrest Thomas de Valoniis and Stephen de la More, and to cause them to be brought to the castle of Wyndesore and there delivered to the constable, whom the king has ordered to receive them, as Henry de Cranebrok has given the king to understand that Thomas, who was taken for holding the castle of Ledes against the king with Bartholomew de Badelesmere, a late rebel, is permitted to walk where he will from the prison, having been delivered to the prior of Canterbury for imprisonment, and the said Stephen, who was attached by the king's order for the like cause and for other felonies committed in that county and was delivered to the sheriff by the marshal of the king's household for imprisonment, has been delivered from prison by the sheriff.

[*Parl. Writs.*]

By K.

Mandate in pursuance to the constable of Wyndesore castle.

By K.

[*Ibid.*]

MEMBRANE 25.

Sept. 18.
Newcastle-on-
Tyne.

To Roger de Horseleye, constable of Baumburgh castle. Order to take security from certain men in that castle who lately, with the assent of all the others in the castle, had colloquy, without the king's licence, with the Scotch rebels lately in the parts about the castle, for the purpose of saving their houses, corn, and other goods, and who made fine with the said rebels, and the constable is ordered not to aggrieve them in this respect, and to permit them to stay in the castle and to save their bodies, corn, and goods henceforth by the best means as they have been accustomed to do heretofore, notwithstanding their aforesaid excess, as the king, pitying their estate, has respited punishment of the said excess on condition that each of them shall mainpern another of them to answer to the king when he will speak against them. By K.

Sept. 20.
Newcastle-on-
Tyne.

To the sheriff of Southampton. Order to arrest Robert Lewer, and to cause him to be guarded safely until further orders, as he withdrew himself secretly from the king's presence when staying in the king's company after the king had returned from Scotland, and as he has not come to the king or sent lawful excuse in response to the king's order to come to him to explain the cause of his withdrawal. By K.

[*Parl. Writs.*]

Sept. 16.
Newcastle-on-
Tyne.

To Robert Lewer. Order to come to the king forthwith to explain the above withdrawal from the king's presence. By K.

[*Ibid.*]

Sept. 22.
Newcastle-on-
Tyne.

To Robert de Aston, keeper of certain lands in the king's hands in co. Gloucester. Order to deliver to William de Benetham his lands in Benetham, upon his finding mainpernors to answer to the king for the same when the king will speak against him, the sheriff of that county having returned that the lands were taken into the king's hands because William adhered to John Giffard of Brymesfeld, a late contrariant.

To Robert de Gaddesby. As the king learns by inquisition taken by Roger Beler and the said Robert that Ralph son of Godfrey de Northkenelyngworth and Aubrey his wife acquired a messuage and 30 acres of land in Northkenelyngworth to them and the heirs of Ralph, and that

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Membrane 25—cont.

Aubrey, after Ralph's death, demised the messuage and land to Richard her son for her life, and that Richard was seised thereof for two years by virtue of such demise, and that Aubrey is still living, and that the tenements are not held of the king; the king orders the said Robert to deliver the tenements to Richard, together with the issues thereof from the time when they were taken into the king's hands because Thomas son of Ralph and brother of Richard was an adherent of Thomas, late earl of Lancaster.

To Master Walter de Istlep, treasurer of Ireland. Order to cause the castle of Crakfergus, which is in the custody of John de Athi by the king's commission, to be furnished with necessary victuals without delay, and to cause the arrears of 100 marks yearly for the custody of the said castle to be paid to the said John. If he have not sufficient money ready to pay the arrears, he is to certify the king of the amount in arrear. By K.

Sept. 26.
Durham.

To Richard de Emeldon, keeper of certain lands of the rebels in the bishopric of Durham. Order to deliver to Eleanor, wife of Richard Waleys, knight, the lands that she and he held as her dower of the assignment of Robert de Brus, her former husband, which lands were taken into the king's hands with the lands of the aforesaid Richard because he adhered to the rebels, as the king has granted the said lands to Eleanor of his especial grace in aid of her maintenance. By p.s. [6221.]

The like to John le Porter of Stebbyng', keeper of certain lands of the rebels in co. Essex.

The like to Master John Walewayn, escheator beyond Trent.

Oct. 1. To the sheriffs of London. Order to pay to John de Weston, the elder, Barnard Castle. 25 marks for Michaelmas term out of the ferm of the city, in accordance with the king's grant to him of 50 marks yearly therefrom for life.

Oct. 1. To Thomas de Burgh, escheator this side Trent. Order not to inter- Barnard Castle. meddle further with the manor of Middelton, which he has taken into the king's hands by reason of the death of Roger de Middelton, and to restore the issues thereof, saving the rights of the king and of others, and saving to the king homage and fealty and other services therefor due, as the king learns by inquisition taken by the escheator that the said Roger and Agnes his wife held the manor jointly to themselves and the heirs male of their bodies by fines levied in the king's court, and that the manor is held of the king as of the lordship (*dominio*) of Totynton, in the king's hands, by homage and the service of a knight's fee and by suit to the county [court] of Lancaster from six weeks to six weeks, and to the wapentake of Salford from three weeks to three weeks, and to the court of Totyngton from three weeks to three weeks, and by 10s. yearly at Midsummer to the ward of the castle of Lancaster, and by 13s. 4d. yearly for 'sacfe.'

Sept. 28. To John Inge, keeper of the king's mine in co. Devon, or to him who Durham. supplies his place. Order to pay to Simon Velde, controller of that mine, the arrears of his wages for the time that John has had the custody aforesaid, and to continue to pay the same wages out of the issues of the mine until further orders.

Oct. 2. To Master John Walewayn, escheator beyond Trent. Order to pay Barnard Castle. to Richard le Mareschal 25*l.* for Michaelmas term last, in accordance with the king's grant to him of 50*l.* yearly from the issues of the escheator's bailiwick until the king should cause him to be provided with his maintenance elsewhere, or until he can have again his lands, which have been destroyed by the Scotch rebels.

To Robert de Hungerford, keeper of the lands of the rebels in co. Wilts. Order to deliver to John de Farlegh his lands, upon his finding mainpernors

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Membrane 25—cont.

to have him before the king at the king's will if he will speak against him, certifying the names of his mainpernors into chancery, as the said keeper has certified the king that John's lands were taken into the king's hands by John de Ticheburn, when he was sheriff of that county, because the said John wore at one time the robes of John de Mautravers, the younger, a late rebel.

Oct. 2. To Richard de Emeldon, keeper of certain lands of the rebels in co. North-
Barnard Castle.umberland and in the bishopric of Durham. Order not to intermeddle further with two parts of the manor of Lynmuth co. Northumberland, and with the manors of Hopiland and Rotiford, in the aforesaid bishopric, which were taken into the king's hands with the other lands of John de Evre, and to restore the issues thereof, as the king learns by inquisition taken by the keeper and Bartholomew Benet that Agnes, late the wife of the said John, was enfeoffed jointly with him of the said two parts with the reversion of the third part, which Florence, late the wife of Robert de Riewe, holds in dower, and of the said manors by William de Riewe, and that the manors are not held in chief, and that Agnes continued her joint-seisin thereof from Whitsuntide, in the 10th year of the king's reign, until the day of John's death.

Sept. 28. To the same. Order to cause assignment to be made to Richard Benet
Durham. and the aforesaid Agnes, his wife, for her dower of the lands of the aforesaid John, as the king learns by inquisition taken by the escheator that John died seised in his demesne as of fee of the manors of Crikkelawe and Throppel, together with the wood of Le Fense, and of six messuages and 40 acres of land in Mitford, with the park and mill of that town, and of 20s. of yearly rent in Ydenton, and of the manor of Neuton Underwood (*subbosco*), and of two messuages and 70 acres of land and meadow in Beneryg, and of 92 acres of land and meadow in Berewyk, and of 5 marks of yearly rent from the mill of Corbrigg, and of a messuage and 30 acres of land and meadow in Hayden, and of two burgages in the town of Newcastle-on-Tyne, and of the town of Wotton, within the bishopric of Durham, and of 29 acres of land and meadow in Sonnyside and Wolsyngham, and of the manor of Bradeleye; and it appears by the certificate of L. bishop of Durham and by inquisition made by him, at the suit of Peter de Vernoun, parson of Stokesley church, that the aforesaid John was slain at Auke-lande, within the bishop's liberty, by certain malefactors, John being in the king's faith and peace.

Oct. 3. To Thomas de Eyvill, keeper of the lands of certain rebels in co. York.
Auckland. Order to restore to John de Eland his lands in Eland and the issues thereof since his lands were taken into the king's hands, upon his finding mainpernors to answer to the king, as the said keeper has certified that Simon de Dryby took John's lands into the king's hands, pretending that he was an adherent of Thomas, late earl of Lancaster, and of other rebels, and that John was not an adherent of the said earl or of other rebels.

Oct. 5. Roger le Leche of Warrewyk, imprisoned in Lincoln castle for the death
Forcett. of Walter de Barewe, has letters to the sheriff of Lincoln to bail him.

Oct. 7. To the sheriff of Wilts and Robert de Hungerford, keepers of the lands
Yarm. of certain of the king's enemies in that county. Order to amove the king's hands from two carucates of land in Lye and Bisshopestre, in that county, which John de Bradeford, chaplain, acquired for life of the prior of Farlegh and of the abbess of Lacok for a fixed yearly rent (*certo*), and which were taken into the king's hands because he adhered to Thomas Mauduyt, a late rebel, and to permit him to hold the same until further orders.

By K. on the information of Master Robert de Baldok.

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*Membrane 25—cont.*Oct. 10.
Yarm.

To Richard de Emeldon, keeper of certain lands in the king's hands in the bishopric of Durham and in co. Northumberland. Order not to distrain Ida, late the wife of John Marmeduk, for her fealty for a third of the manor of Silkesworth and Horden, in the bishopric aforesaid, which she holds in dower of the inheritance that belonged to Thomas, late earl of Lancaster, the reversion of which third pertains to the king by the forfeiture of the said earl, and to restore to her any of her lands and goods and the issues thereof that he may have taken into the king's hands by reason of the premises, as she has made her fealty.

By p.s.

Oct. 8.
Yarm.

To Thomas de Burgh, escheator this side Trent. Order to amove the king's hands from certain lands of Richard Bowet of Souleby in Dolfanby, and to deliver them to Richard, together with the issues thereof, the king having pardoned him the suit of his peace for the death of Nicholas son of Nicholas de Musgrave of Souleby, whereof he is indicted, and having afterwards ordered the said escheator to enquire whether or not the said Richard was outlawed by reason of this felony, because the aforesaid lands had been taken into the king's hands by Gilbert de Stapelton, late escheator this side Trent, and it appears by the present escheator's inquisition that he was not outlawed or convicted for the said death in any way.

Oct. 10.
Yarm.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with a messuage and 30 acres of land in Lockesleye, and to restore the issues thereof to Margaret, late the wife of Richard son of John Simond, as the king learns by inquisition taken by the escheator that Richard held at his death the said messuage and land in socage, by the service of rendering 40*d.* yearly, of the heir of Thomas de Ferrariis, a minor then in the wardship of Thomas, late earl of Lancaster, and that the aforesaid Margaret, mother of Richard, son and heir of the said Richard, held the messuage and land as nearest [friend] of the heir when they were taken into the king's hands by the escheator, who took them into the king's hands because he was given to understand that the said Richard son of John held them of the said heir by knight service, and that the heir was aged seven at Easter last.

*MEMBRANE 24.*Oct. 11.
Yarm.

To Ralph de Cammoys, constable of Wyndesore castle. Order to deliver to the king's chaplains celebrating divine service in the chapel of the castle bread, wine, oil, and other small necessities for the celebration of divine service, from Michaelmas last until Michaelmas next.

Oct. 11.
Yarm.

To the same. Order to repair the houses, tower, walls and bridges of the castle, with the stable and wall of the garden without the castle, and the houses and walls of the manor of Kenyngton, with the paling and wall about the park.

Oct. 11.
Yarm.

To the same. Order to pay to Edmund de Algate, porter of both gates of the castle, 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer, 2*d.* a day; to Adam, the gardener of the garden without the castle, 2½*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Robert de Wodeham, chief forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; and to Thomas le Parker, keeper of Kenyngton park, 1½*d.* a day: being their wages and stipends from Michaelmas last until Michaelmas next.

Oct. 11.
Yarm.

To the treasurer and barons of the exchequer. Order to cause the grant of 600 marks to the king by the communities of the counties of Bedford

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Membrane 24—cont.

and Buckingham to be cancelled and annulled in the estreats of the rolls of the chancery, and to supersede the demand for the same, and for queen gold for the same, as the king has remitted the grant upon the grant in the parliament at York of an armed footman from every town that answers for a township in the justices' eyres. [*Parl. Writs.*]

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands of Robert le Fauconer, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Oct. 28. William Stor and Adam Scarlet, imprisoned at Launceveton for the
York. death of Nicholas Furbard, have letters to the sheriff of Cornwall to bail them until the first assize.

Oct. 27. To Master John Walewayn, escheator beyond Trent. Order not to
York. intermeddle further with the manor of Grymston, co. Suffolk, the manor of Everton, co. Huntingdon, and the manor of Eddeworth with a dovecot, co. Bedford, and to restore the issues thereof, as the king learns by inquisition taken by Richard de Rodeneye, late escheator beyond Trent, that Walter de Langeton, late bishop of Coventry and Lichfield, held at his death the manor of Grymston of the earl marshal as of the manor of Dovercourt by the service of the moiety of a knight's fee, the manor of Everton of the said earl by homage and scutage and the service of a knight's fee, and the manor of Eddeworth and the dovecot of the heirs of John Blue[t] as of the manor of Lakham by the service of a moiety of a knight's fee, and that he did not hold any lands in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that Ed[mund] son of Robert Peverel, kinsman of the said Walter, is his nearest heir and is aged fifteen years.

To the sheriff of Devon. Order to expend up to 20*l.* in repairing the houses within Exeter castle. By C.

John son of John del Bury, imprisoned at Lancaster for the death of Richard son of Roger del Welfal, has letters to the sheriff of Lancaster to bail him until the first assize.

Oct. 24. To Roger de Waltham, keeper of certain lands of the rebels in co.
York. Stafford. Order to restore to Nicholas de Langeford, knight, his lands, which were taken into the king's hands because he was a rebel, as he has made ransom with the king for his life and lands, and has found mainpernors for his good behaviour and security for payment of his ransom, to wit William de Baggeleye and John de Ardern, knights of co. Chester, Richard de Hoyland, knight, of co. Lancaster, and Thomas de Barynton, of co. Stafford. By p.s. [6251.]

The like to the following keepers of rebels' land: Robert Tok in co. Derby, etc., John Travers in co. Lancaster, and Roger Beler in co. Stafford.

Oct. 30. To Walter de Istlep, treasurer of Ireland. Order to cause the castle of
York. Crakfergus, in the custody of John de Athi, to be provided with necessary victuals without delay, and to make account with John of the arrears of 100 marks that he ought to receive yearly for the custody of the castle, and to pay him such arrears, and to pay him that sum yearly for so long as he have the custody. If he have not sufficient money ready to pay the arrears, he is to certify of the king of the amount of the arrears. By K.

Oct. 28. To William de Bereford and his fellows, justices of the Bench. Order
York. to supersede entirely the execution of the judgment in the Bench against Roger, bishop of Salisbury, to admit a parson to the prebend of Bere and

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Membrane 24—cont.

Chermynstre in St. Mary's church, Salisbury, as George de Saluciis, the king's kinsman, prebendary of the said prebend, by whose death or privation the king believed the prebend to be void, has come to the king in person, in good health, asserting that he had not been amoved from the prebend by Court Christian and that he had not even been impleaded.

By K. on the information of Master Robert de Baldok.

To R. bishop of Salisbury. Order to supersede entirely the king's order to admit Master John de Stretford, archdeacon of Lincoln, to the aforesaid prebend, the collation whereto the king believed to belong to him upon the death of the aforesaid George by reason of the temporalities of the see being formerly in his hands.

By K. on the information aforesaid.

To H. bishop of Lincoln. Like order concerning the king's collation upon Roger de Waltham of the archdeaconry of Buckingham, which he believed to pertain to him upon the death of the said George by reason of the temporalities of that see being formerly in his hands.

The like, '*mutatis mutandis*,' to W. archbishop of York, concerning the said George's prebend of Massam in York church, conferred by the king upon W. de Ayremynne.

By K. on the information aforesaid.

Oct. 30.
York.

To Robert de Aston, keeper of certain lands in the king's hands in co. Gloucester. Order to deliver to John le Fremon of Tiderinton his lands and goods in Tyderinton and Ichynton, upon his finding mainpernors to answer to the king if the king will speak against him, as Robert has certified that John's lands and goods were taken into the king's hands because he was the bailiff of Hugh Daudele, the younger, a late rebel, of the hundred of Thornebury, and thus adhered to the said Hugh, as Robert was certified by the sheriff of Gloucester.

Oct. 31.
York.

To Robert de Hungerford, keeper of certain of the rebels' lands in co. Wilts. Order to deliver to Christina Pruet a messuage and three virgates of land in West Cyngton, in the said county, to hold at the king's pleasure in recompence for her rent therefrom and for the maintenance of Nicholas Prouet her son, as the king learns by an inquisition taken by the said Robert and William de Harden that Christina, at Midsummer, in the 10th year of the king's reign, granted to Roger de Bodeston the said messuage and land, to him and his heirs for ever, rendering to her yearly for life 40s., and finding the said Nicholas his maintenance in food, clothing, and horses (*equitatura*) during Roger's life, and that Christina and Nicholas were seised of the rent and maintenance from the time of the grant until the tenements were taken into the king's hands with Roger's other lands upon his forfeiture, and that the lands are held of John de Bello Campo, and are worth 40s. yearly.

Oct. 30.
York.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of Nicholas de Odiham, who is insufficiently qualified.

Oct. 31.
York.

To Robert de Bures, keeper of certain lands in the king's hands in cos. Norfolk, Suffolk, and Cambridge. Order to deliver to Robert de Watevill, knight, his lands and goods, as the king, at the request of Hugh le Despenser, the younger, has pardoned him the suit of his peace, etc., for adhering to Roger de Clifford and other rebels, and has restored to him his lands quit of all.

By p.s. [6264.]

Oct. 25.
York.

To John le Porter, keeper of certain lands in the king's hands in co. Essex. Order to deliver to Adam Russel his lands and goods, and the issues thereof, upon his finding mainpernors to have him before the king at

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Membrane 24—cont.

his pleasure, as the aforesaid keeper has certified the king that Adam's lands and goods were taken into the king's hands because he married the daughter of John Joce, knight, which John was said to have adhered to Bartholomew de Badelesmere, a late rebel.

By pet. of C.

MEMBRANE 23.

Oct. 31.
York.

To Alan de Cubbeldyk, keeper of certain of the rebels' lands in co. Lincoln. Order to deliver to Norman Darcy all his lands in Kalkewelle, in that county, which were taken into the king's hands because he adhered to Thomas, late earl of Lancaster, and other rebels, as the king has granted that he shall have his lands again wholly quit.

By p.s.

[*Parl. Writs.*]Oct. 28.
York.

To Edmund de Wodestok, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place, and to the mayor and bailiffs of Dover. Whereas lately at the prosecution of the abbot of Langedon and the prior of Dover, executors of the will of William Archer, suggesting that the constable, mayor and bailiffs took into the king's hands all the goods of William Archer after his death, retarding the execution of his will and contrary to the custom of those parts, the king ordered the constable, mayor and bailiffs to deliver the said goods to the executors if it was so, and they returned that the aforesaid William and Simon Giles of Dover quarrelled on Monday the eve of St. Laurence last, so that they slew one another, both dying without awaiting judgment, for which reason the constable, mayor and bailiffs took their lands and goods into the king's hand; the king now orders them not to intermeddle further with the said lands and goods, and to permit the executors to have free administration of the goods for the execution of the said will.

Oct. 30.
York.

To the sheriff of York. Order to deliver Thomas de Bruosa, who is imprisoned at York for adhering to the rebels, to Ralph de Cobham, as Ralph has mainperned to have Thomas in the same state as he now is within three weeks from the king's summons to him.

By K. on the information of Master Robert de Baldok.

Oct. 25.
York.

To John le Porter, keeper of certain lands in the king's hands in co. Essex. Order to deliver to Richard de Norton his lands and goods, and the issues thereof, upon his finding mainpernors to have him before the king at his pleasure, as the said keeper has certified the king that Richard's lands were taken into the king's hands because he was with Henry Gernet at his robes and of his household.

To the same. Like order in favour of Benedict de Ditton, the keeper having certified that he was arrested by William de Neuport at Ileford at the time when the king was there, and that his lands and goods were taken into the king's hands because he was with John Joce, knight, and at his robes and of his household, which John was said to have adhered to Bartholomew de Badelesmere, then a rebel.

Nov. 2.
York.

To Robert de Aston, keeper of certain lands in the king's hands in co. Gloucester. Order to deliver to Elizabeth de Burgo, late the wife of Roger Daumory, a late rebel, all her lands, which were taken into the king's hand upon his forfeiture.

By K.

The like to the following keepers :

Robert de Aston, in cos. Somerset and Dorset.

Master John Walewayn, escheator beyond Trent.

John de Toucestre, in co. Buckingham.

John le Botiller, in co. Dorset.

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Membrane 23—cont.

Robert de Bures, for the castle and honour of Clare.
 John de Kilvyngton, keeper between the Teise and Use in co. York.
 Alan de Cubbeldyk, in co. Lincoln.
 Richard de Potesgrave, in co. Kent.
 Robert de Gaddesby, in co. Leicester.
 Robert de Hungerford, in the cities of London, Middlesex, Berks, Wilts,
 and Southampton.
 Robert de Stok, in cos. Warwick and Oxford, Bedford and Bucks.
 Thomas de Eyvill, in co. York.
 Roger atte Bed, in co. Surrey.
 John de Bermyngeham, justiciary of Ireland.
 Master Walter de Istelep, treasurer of Ireland.
 John de Tunstal, escheator of Ireland.
 Robert de Insula.

Oct. 3. To Master John Walewayn, escheator beyond Trent. Order not to
 York. intermeddle further with the manor of Gretham, which Joan, late the wife
 of Henry de Lacy, late earl of Lincoln, held for her life of the inheritance
 of Alesia, late the wife of Thomas, late earl of Lancaster, daughter and
 heiress of the said Henry, which ought to remain after Joan's decease to
 Hugh le Despenser, the younger, by the assignment of Alesia made by the
 king's licence, the escheator having taken the manor into the king's hands,
 it is said, by reason of Joan's death.

Nov. 3. To Roger de Swynnerton, keeper of the Tower of London, or to him
 York. who supplies his place. Order to deliver from the Tower Margaret, late
 the wife of Bartholomew de Badelesmere, a late rebel, as William de Roos
 of Hamelak, Henry de Percy, William le Latymer, Peter de Malo Lacu,
 the elder, John de Crumbwell, and Robert de Welle, knight, have main-
 perned to have her before the king in three weeks from the time of
 summons in the same state as she is in now. By K.

Nov. 4. To Henry le Scrop and his fellows, justices to hold pleas before the king.
 York. Order to continue until a month from Easter next all matters touching the
 bishop of London, the dean and chapter, officials and other ministers of
 St. Paul's church, London, moved in the last eyre of the justices at the
 Tower, which the king afterwards caused to come before him and which he
 ordered to be continued to the octaves of St. Hilary last and from then to
 divers terms. By K.
 Afterwards, on 18 April following, the said matters were continued until
 All Saints.

Nov. 2. To the sheriff of Northampton. Order to cause a coroner for that county
 York. to be elected in place of John le Waydour of Northampton, who cannot
 attend to the duties of the office, as he has been elected mayor of North-
 ampton.

Nov. 4. To Roger Carles, keeper of certain lands in the king's hands in
 York. cos. Worcester and Hereford. Order to restore to Aymer Pauncefot,
 knight, his lands, which were taken into the king's hands because he was
 a rebel, as he has made fine with the king in 200 marks to save his life and
 lands. By K.

The like to Richard Wroth for Aymer's lands in his custody.

Nov. 2. To Robert de Aston, keeper of certain lands in the king's hands in
 York. co. Somerset. Order to restore to Matthew de Clyveden, knight, his lands,
 which were taken into the king's hands because he was a rebel, as he has
 made fine with the king in 400 marks to save his life and lands, on condition

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Membrane 23—cont.

that his lands shall be resumed into the king's hands if he fail in the payment of any of the instalments of that sum when due.

The like to Thomas de Marlebergh in favour of the said Matthew.

To the sheriff of Gloucester. Order not to molest the aforesaid Matthew by reason of his rebellion, and not to permit him to be aggrieved by any others, as he has made ransom with the king. By C.

Oct. 26.
York.

To the sheriff of Essex. Order to release Benedict de Ditton from prison upon his finding mainpernors to have him before the king at his pleasure to answer for being with John Joce, knight, who was said to have adhered to Bartholomew de Badelesmere, the king having ordered John le Porter to restore to Benedict his lands and goods upon his finding mainpernors as above.

Nov. 4.
York.

To the treasurer and barons of the exchequer. Order to cause the manors of Alwarthorp and Wythele, co. York, which belonged to John de Moubray, a late rebel, and which came to the king's hands as escheats by his forfeiture, to be extended, and if they find by such extent that they reach the value of 50 marks yearly, they are to cause Thomas Broun to have them, to hold during the king's pleasure, provided that he answer to the exchequer for any excess over that value, the king having granted to him, in consideration of his good service, 50 marks of rent yearly during pleasure, for the maintenance of himself and his wife and their children and the children of his brother. By K.

To Thomas de Burgh, escheator this side Trent. Order to cause dower to be assigned to Agnes, late the wife of Thomas de Ireby, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 31.
York.

To Master John Walewayn, escheator beyond Trent. Order to cause assignment to be made to Roger le Poer and Lettice his wife for her dower of the lands of John le Fauconer, her late husband, tenant in chief, she having married Roger by the king's licence.

Nov. 4.
York.

To the same. Order to deliver to Alesia de Lacy, countess of Lincoln and Salisbury, the manors of Horblyng, co. Lincoln, and of Grauncestre, co. Cambridge, which were taken into the king's hands upon the death of Joan, late the wife of Henry de Lacy, late earl of Lincoln, who held them in dower, and to deliver to Alesia the issues thereof from the time of Joan's death, as the king has granted that the manors, which ought to revert to him after Joan's death by virtue of Alesia's grant, shall remain to Alesia for life after Joan's death.

Nov. 2.
York.

To Robert de Aston, keeper of certain lands in the king's hands in co. Gloucester. Order to pay to Thomas, bishop of Worcester, the arrears of a yearly rent of five marks yearly from the manors of Yate and Ablyngton from the time when the manors came to the king's hands, and to pay him the said rent henceforth until further orders, as he has shewn the king that the manors, which are in the king's hands by the forfeiture of John de Wylyngton, a late rebel, are held of him as of the right of his church of Worcester by homage and fealty and suit at his court of Saltmarsh twice a year, and by the service of 5 marks, and that the aforesaid keeper has deferred paying him the said rent, although he and his predecessors were seised of it by the hands of the said John and of other lords of the manors from time out of mind.

To the same. Like order concerning a rent of 40s. yearly from the manor of Berewyk near Hambury in Saltmarsh, the bishop having shewn that the manor, which came into the king's hands by the forfeiture of Roger son of Peter Crok, a late rebel, is held of the bishop as above by socage and suit

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Membrane 23—cont.

to his hundred of Hambury twice a year, and suit at his court there from three weeks to three weeks, and by the service of 40s. yearly.

To Roger Carles, keeper of certain lands in the king's hands in co. Worcester. Like order concerning a rent of 32s. 6d. from certain lands that belonged to Thomas Blankfront, a late rebel, the bishop having shewn that they are held of him as above by socage and suit at his hundred of Alvechirche twice a year and at his court there from three weeks to three weeks, and by the service of 32s. 6d. yearly.

MEMBRANE 22.

Nov. 4.
York.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the manors of Wilthorp and Swynton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John de Belewe and Joan his wife were jointly enfeoffed thereof in fee tail, and that they continued their seisin until John's death, and that the manors are held of the heir of Payn Tybetoft, tenant in chief, a minor in the king's wardship, the manor of Wilthorp by the service of a quarter of a knight's fee and suit of court to the manor of Benteley from three weeks to three weeks, and the manor of Swynton by the service of a quarter of a knight's fee.

Nov. 3.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the prior and convent of Newburgh, in the payment of 18*l.* due from them to the king for the corn that belonged to Richard le Waleys at Dunsford, which they bought of Thomas de Eyvill and Adam de Hoperton, who were appointed by the king to sell the corn, for 20 marks, which the prior and convent paid, on 23 October, in the 7th year of the king's reign, to William de Melton as a loan to the king, and which William paid to Master John de Weston, late chamberlain of Scotland, by the king's order, the king having then granted that allowance should be made therefor to the prior and convent in the next payments due from them to him. They are ordered to charge the executors of the said John with this sum, and to allow it to the said Thomas and Adam.
By C.

Nov. 4.
York.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Agnes, late the wife of Thomas de Ireby, mother of his heir, as next [friend] of the heir, two parts of the manor of Enbelton, co. Cumberland, which he took into the king's hands upon the death of Thomas, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Thomas held at his death the said two parts of the king in chief as of the honour of Cokermuth by fealty and suit at the court of Cokermuth from three weeks to three weeks for all services, and that he held no lands in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that William, his son, is his next heir and is aged six years at Martinmas.

Nov. 2.
York.

To James de Broughton, keeper of certain lands in the king's hands in co. Gloucester. Order to pay to Thomas, bishop of Worcester, the arrears of a yearly rent of 16s. 11*d.*, called 'Peterpenyes,' from the tenants of the manor of Berkeleye, from the time when the manor was taken into the king's hands, and to cause the same rent to be levied and paid to him until further orders, as the bishop has shewn the king that he ought to receive the said rent, and that he and his predecessors have been wont to receive it from time out of mind from the tenants by the hands of the lord of the manor, and that the said James has deferred paying him the

1322.

Membrane 22—cont.

rent since he has had the custody of the manor, Maurice de Berkeleye, the lord of the manor, having surrendered himself to the king's grace by reason of his rebellion.

Nov. 6.
Campsall.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands of Walter de Buckton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Walter held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Nov. 4.
York.

To Roger Carles, keeper of certain lands in the king's hands in co. Salop. Order not to intermeddle further with a messuage and a carucate of land in Cheseworthyn and Westanescote, and to restore the issues thereof to Sibyl, late the wife of Roger son of Thomas Gerveys of Podemore, as the king learns by inquisition taken by the said keeper and Robert Touk that Sibyl and her said husband were jointly enfeoffed of the messuage and land by Thomas son of William de Strongeford, to them and to Roger's heirs, and that the messuage and land are held of John le Straunge by the service of 1*d.* and two capons yearly for all services, and that Sibyl continued her joint-seisin thereof until the messuage and land were taken into the king's hands because Roger was said to have adhered to the rebels. By C.

Aug. 16.
Lessudden.

To Roger de Swynnerton, constable of the Tower of London. Order to release Hugh de Mortuo Mari, knight, a late contrariant, from prison in the Tower, so that he may come to the king to make ransom, as he has found security for his good behaviour. By p.s. [6172.]

Nov. 6.
Conisbrough.

To the sheriffs of London. Order to deliver John Pope, 'portour,' imprisoned in Neugate for the death of Robert Curteis, in bail to twelve mainpernors who shall undertake to have him before the king's justices at the first assize, as the king learns by the record and process of Henry Spigurnel and his fellows, justices to deliver Neugate gaol, that John slew the said Robert in self-defence and not by felony or malice aforethought.

Nov. 12.
Tutbury.

To the collectors of the custom of wool, hides, and wool-fells in the port of Newcastle-on-Tyne. Order to pay to Robert de Raymes the arrears of 10*l.* yearly from that custom, in accordance with the king's grant to him on 26 September, in the 11th year of his reign. By C.

Nov. 6.
Campsall.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle with the abbey of Thorneton-on-Humbre, void by the cession of Thomas, the late abbot, in accordance with the late king's grant of 7 June, in the 12th year of his reign, that he would claim nothing upon voidance of the abbey beyond what William de Fortibus, late earl of Albemarle, and his ancestors, founders and patrons of the abbey, and Edmund, the late king's brother, and Avelina his wife claimed during voidance, because it was found by an inquisition taken by Thomas de Normanvill, his escheator this side Trent, that the said earls and Edmund and Avelina received no profit from the abbey during voidance except putting a serjeant to keep the door and another to keep the guests' hall. The escheator is to put two serjeants there accordingly.

Nov. 7.
Conisbrough.

To the treasurer and barons of the exchequer. Order to allow to Master John Walewayn, escheator beyond Trent, in his account at the exchequer, the sum of 25*l.*, paid by him to Richard le Mareschal, in execution of the king's order to pay Richard that sum for Easter term last, the king having granted him 50*l.* yearly until he should cause him to be provided with maintenance elsewhere, or until he could have his lands again, which were destroyed by the Scotch rebels.

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Membrane 22—cont.

To the same. Order to cause allowance to be made to the said John for 10 marks for Easter term and 10 marks for Michaelmas term last, paid by him to Joan de Torthorald in execution of the king's order, the king having granted her 20 marks yearly in aid of her maintenance out of the issues of the escheatry beyond Trent.

To the same. Order to allow to the said Master John for 73*l.* 6*s.* 8*d.*, received in the king's chamber on 3 May last by the hands of Thomas de Usflet, king's clerk, from the said John, keeper of the temporalities of the bishopric of Coventry and Lichfield, by the hands of John de Bury there paying the money out of the issues of the bishopric, by virtue of the king's letters patent under his privy seal in Master John's possession.

Nov. 3. To the same. Order to cause the men of the county of Northumberland
York. to have respite until Michaelmas next for all debts due from them, the king having granted them such respite in consideration of the damages inflicted upon them by the Scotch rebels. By K.

Nov. 12. To Robert Touk, keeper of certain lands in the king's hands in
Tutbury. co. Derby. Order not to intermeddle further with the manor of Yevele, and to restore the issues thereof, as it appears to the king by the tenor of a foot of a fine lately levied before the justices of the Bench between Hugh son of Hugh de Meignill and Joan his wife, demandants, and Hugh de Meignill, deforciant, which the king has caused to come into chancery, that the said Hugh de Meignill granted that the manor, which Richard Foun then held for life of the said Hugh's inheritance, should remain after Richard's death to the said Hugh son of Hugh and Joan his wife and the heirs of their bodies, with remainder in default of heirs to Giles son of Hugh de Meignill, and that this concord was made in Richard's presence and with his consent, and that Richard made fealty in court to the said Hugh son of Hugh and Joan, and it appears by an inquisition taken by Thomas de Burgo, escheator this side Trent, that Richard held the manor for life, and that he continued his seisin thereof until his death without changing his estate, and that the manor was taken into the king's hands because it was said that Richard adhered to Thomas, late earl of Lancaster. By pet. of C.

MEMBRANE 21.

Oct. 28. To Roger Carles and Alexander de Besford. Order not to intermeddle
York. further with the manor of Ruggehale, and to restore the issues thereof to Alexander de Frivill, as it appears by inquisition taken by them that Alexander de Frivill demised the manor to his son Baldwin for the maintenance of himself, his wife and their children, during Alexander's pleasure, and that Alexander seised the manor into his own hands on the day of the Exaltation of the Cross last, and that the manor is not held in chief, Adam de Herewynton and Roger Golafre, appointed to extend the lands in the king's hands in co. Worcester by the forfeiture of certain rebels, having returned, in response to the king's order issued at the suit of the said Alexander, that it was testified before them by the sheriff of that county that the manor was taken into the king's hands by reason of the rebellion of the said Baldwin.

Nov. 7. To Master John Walewayn, escheator beyond Trent. Order to deliver
Haddlesey. to Scolastica, late the wife of Godfrey de Meaux, sister and co-heiress of Theobald de Gayton, tenant in chief, the advowson of the church of Creton, co. Northampton, of the yearly value of 6*l.*, the king having assigned the same to her as her purparty of the said Theobald's advowsons of churches.

1322.

*Membrane 21—cont.*Nov. 7.
Haddlesey.

To the same. Order to deliver to the said Scolastica a knight's fee in Middleton and Colintre, co. Northampton, which John de Pateshull holds, of the yearly value of 40s., the king having assigned the same to her as her purparty of Theobald's knights' fees.

Nov. 6.
Campsall.

To Robert de Holden and Robert de Micheldevre, keeper of the lands of John de Somery, tenant in chief. Order not to intermeddle further with the manors of Warsop and Ekering, co. Nottingham, and to restore the issues thereof, as the king learns by inquisition taken by Thomas de Burgh, escheator this side Trent, that the said John held the aforesaid manors, with the exception of the advowsons of the churches, for life by demise from John de Sutton.

To the same. Like order concerning the manor of Dunchirche, co. Warwick, as the king learns by inquisition taken by Master John Walewayn, escheator beyond Trent, that the said John de Somery held the manor for life of the inheritance of John Dunheved, and that the manor is held of the honour of Richard's Castle by knight service.

To the same. Like order concerning 10*l.* of yearly rent in Great Barre, as it appears by inquisition taken as above that John held the rent for life by demise from Robert de Stepelton.

To the same. Like order concerning certain lands in Blakeleye, as it appears by inquisition that John held them for life, by demise from the abbot of Ales Owayn.

Nov. 10.
Tutbury.

To Stephen de Abyngdon, the king's butler, or his attorney in the port of London. Order to deliver to the monks of St. Peter's Westminster a tun of wine of the right prise for this year, in accordance with the grant of Henry III.

Nov. 2.
York.

To the bailiffs of the city of York. Order to pay out of the ferm of the city to William de Ros of Hamelak 75 marks for Michaelmas term last, in accordance with the king's grant to him and his heirs of 150 marks yearly from the ferm of that city and 150 marks from the ferm of the city of Lincoln.

The like to the bailiffs of the city of Lincoln.

Nov. 10.
Tutbury.

To the treasurer and barons of the exchequer. Order to allow to the sheriff of Lincoln 11*l.* 5*s.* 4*d.*, paid by him to Hugh son of Hugh le Despenser, the younger, to wit 9*l.* for the expenses of himself and household from 17 October last until 25 of the same month, to wit for nine days, and 45*s.* 4½*d.* for the wages of Thomas de Borhunt, Richard de Wygemor, John Abbot, Peter le Bule, John de Suthwyk, John de Woxebrugge, Hugh Preest, John Bacon, and Richard de Herlyngton, whom the king lately sent with the aforesaid Hugh to the county of Lincoln to take fat venison during the season last past, and for the wages (*sic*) of the hounds sent with them.

Nov. 12.
Tutbury.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Margaret de Bilton a messuage, 80 acres of land, 2 acres of wood, and 14*s.* of rent in Northdighton, as the king learns by inquisition taken by Richard de Aldeburgh and Adam de Hoperton that William de Bilton, her late husband, demised the tenements aforesaid to the master of the military order of the Temple in England and to the brethren of the order at Michaelmas, 29 Edward I., for the term of 24 years, of which term 21 years are elapsed, and that the tenements are of Margaret's inheritance, and that William had nothing therein except as her husband, and that they are held of Isabella de Bello Monte, lady de Vesey, by fealty and the service of 14*s.* 6*d.*

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Membrane 21—cont.

yearly and by doing suit at her court of Northdighton from three weeks to three weeks, and that the tenements are worth 30s. yearly in all issues.

By C.

Nov. 11.
Tutbury.

To John Travers, king's clerk, keeper of the lands that belonged to certain rebels in co. Lancaster. Order to restore to John de Eland his lands and goods in Rachedale, upon his finding mainpernors to answer to the king at his pleasure, the said keeper having certified the king that he took the said lands into the king's hands because it was rumoured that John was an adherent of Thomas, late earl of Lancaster, and of other enemies of the king.

Nov. 17.
Tutbury.

To John le Porter of Stebbyng', keeper of certain lands in the king's hands in co. Essex. Order to pay to Henry de Leyc[estre] and William de Oterhampton, auditors of the accounts of the receivers, bailiffs, and keepers of the lands and goods of Thomas, late earl of Lancaster, and of other rebels, 10*l.* each for Michaelmas term last, the king having granted that they should receive 20*l.* each yearly during their time of office from the issues of the rebels' lands.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of William le Botyller, who is incapacitated by infirmity.

Nov. 8.
Eckington.

To A. archbishop of Dublin and his fellows, justices in eyre in county Meath (*Mid'*). Order to supersede holding their eyre until further orders, as the men of that county, and especially the burgesses of Droghda on the side of Meath, will be necessarily so occupied about the pleas summoned in the eyre that they will be unable to attend to the king's affairs, or to their own affairs and merchandise.

By p.s. [6280, 6281.]

Nov. 13.
Tutbury.

To John Travers, keeper of certain of the rebels' lands in co. Lancaster. Order not to intermeddle further with the manor of Pilkington and Chetham, a sixth of the manor of Barton, a seventh of the manor of Crompton, and with the undermentioned messuages, etc., in Farneword, Great Levre, Hunnersfeld, and Spotlond, and to restore the issues thereof to Margery, late the wife of Roger de Pilkington, as the king learns by inquisition taken by John de Lancastre and Gilbert de Sengleton that Margery was enfeofed jointly with her said husband, by a fine levied before the justices of the Bench in the octaves of the Purification, in the 13th year of the king's reign, between Adam Broun of Pilkington and them, of two parts of the manors of Pilkington and Chetham, to them and the heirs of their bodies, and by another fine levied in fifteen days from Michaelmas, in the same year, between John son of Thomas de Parva Preston and them of a third of the aforesaid manors, and of a sixth of the manor of Barton, and of a seventh of the manor of Crompton, to them and the heirs of their bodies, and that the said Margery was enfeofed jointly with her husband of 20 acres of land in Farneword by John son of John de Levre in the 10th year of the king's reign, and of a messuage, 10 acres of land, and a moiety of a waste in Great Levre by Robert son of Roger de Middleton in the fourth year of the reign, and of a messuage and an acre of land in Hunnersfeld by Robert le Litster of Milnehouse in the 10th year of the reign, and of a messuage and five acres of land in Spotlond by William del Grenebothes in the 8th year of the reign, and that Margery continued her seisin of the above from the time of the feoffments until the day when Roger was captured for his alleged adhesion to certain of the rebels, without changing her estate, and that the premises are held of others than the king.

By C.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of William le Keu of Winchester, who is incapacitated by age and infirmity.

MEMBRANE 20.

1322.
Nov. 22.
York. To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of William le Botiller, whom the king has amoved from office, as he is incapacitated by infirmity.
- Nov. 17.
Weston-on-Trent. To Robert de Holden and Robert de Micheldevre, keeper of the lands of John de Somery, tenant in chief. Order not to intermeddle further with the manor of Little Lynford, co. Buckingham, and to restore the issues thereof, as Master John Walewayn, escheator beyond Trent, has certified the king that his sub-escheator in that county took the manor into the king's hands, believing that the said John de Somery held it in his demesne as of fee, whereas he held for life by demise from Thomas de Hauvill.
- Nov. 12.
Tutbury. To Robert de Aston, keeper of certain of the rebels' lands in co. Somerset. Order not to intermeddle further with the hundred of Frome and with a plot of pasture called 'Bolgh,' in that county, and to restore the issues thereof, as Robert has certified the king that the hundred and pasture were in the seisin of Nicholas Braunch, who enfeofed Andrew Braunch, his son, and Joan, his wife, daughter of John de Kyngeston, who are both under age, thereof, and the said John, by the consent of Nicholas, held the hundred and pasture in his hand as bailiff of Andrew and Joan, and that he took the esplees thereof, and that the sheriff of that county took the hundred and pasture into the king's hand by reason of the said John's rebellion, and it appears by inquisition taken by the sheriff that Nicholas enfeofed Andrew and Joan, as above stated, by the king's licence in the 11th year of the reign, and that John had no other estate therein except that of bailiff of Andrew and Joan, and that the hundred and pasture with the manor of Frome Braunch are held in chief by the service of a knight's fee, and that they were taken into the king's hands as above stated.
- Nov. 23.
York. To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Roger le Breton, deceased.
- Nov. 22.
York. To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with 21 acres of land in Middelton, co. Kent, and to restore the issues thereof, as he has certified the king that Master Thomas de Foughleston of Sydyngbourn, clerk, gave by charter to Walter Mokele and Beatrice his sister the said land and a garden in Middelton and Sydyngbourn, so that they might maintain a chantry of one chaplain celebrating in the king's chapel of Shamele in Sydyngbourn for the souls of the kings of England and of John, clerk, of Middelton and of Petronilla his wife, and of the faithful dead, and that the land and garden were taken into the king's hands because Walter and Beatrice ceased to maintain the chantry for some time; which the king does not deem a sufficient reason.
- Nov. 24.
York. To the sheriffs of London. As the king granted to John Launge and Joan his wife, then damsel to queen Isabella, 80*l.* yearly for their lives from the ferm of the city of London, because John brought him news of the birth of Edward, his eldest son, and they have not obtained payment thereof since the grant was made, and the king, on 2 June last, ordered Richard de Hakeneye and Richard de Constantyn, then sheriffs of London, to pay to the said John and Joan 40*l.* at Michaelmas following and 40*l.* at Easter following, and so yearly out of the ferm of the city, and the said Richard and Richard paid them 20*l.* only at Michaelmas last, the king therefore orders the sheriffs to pay to John and Joan the remaining 20*l.* for that term.
- Nov. 22.
York. To Master John Walewayn, escheator beyond Trent. Order to deliver to Lucy, late the wife of John de Somery, tenant in chief, the following of

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Membrane 20—cont.

his lands, which the king has assigned to her in dower by the assent of John de Sutton and Margaret his wife, the eldest sister, and of Joan, late the wife of Thomas Botetourt, the other sister, heiresses of the said John de Somery: the manor of Neuport Paynel, co. Buckingham, of the yearly value of 56*l.* 18*s.* 4½*d.*; the manor of Bradefeld, co. Berks, of the yearly value of 40*l.* 10*s.* 10¼*d.*; the manor of Soleham, in the same county, of the yearly value of 4*l.* 9*s.* 6½*d.*; certain lands in Bastendon, in the same county, of the yearly value of 6*l.* 10*s.* 0*d.*; the manor of Old Swyneford, co. Worcester, of the yearly value of 9*l.* 18*s.* 8*d.*; certain lands in Rouleye Somery, co. Stafford, of the yearly value of 75*s.* 6*d.*; certain lands in Prestwode in the forest of Kynefare, in the same county, of the yearly value of 31*s.* 6*d.*

The like to Robert de Holden and Robert de Mucheldevre, keeper of the lands of the said John in the king's hands.

To John de Kylvyngton, keeper of the castle and honour of Pykeryng. Order to pay the usual wages for the custodies of the forest and lands pertaining to the castle and honour.

Nov. 26.
York.

To John de Wisham, constable of Knaresburgh castle. Order to cause the houses of the castle and the pool and mills and palings of the parks there to be repaired out of his ferm of the castle.

Nov. 10.
Tutbury.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with a messuage and two virgates of land that William Hughes held in Schulton, a messuage and 5 acres of land that Agnes and Eustace atte Grove held, a messuage that John le Mustarder held, two cottages that Gilbert Matyn held, a messuage that John Motesfonte held, a messuage that Ralph le Rok held, a messuage that John le Fevre held, a messuage that John Talebot held, a messuage that William de Culnham held, a messuage that William Hamond held, a messuage that Thomas Hamond held, a messuage that Henry Bonefaunt held, a messuage that William le White held, 2 acres that Henry Chape held, a messuage that Henry Odam held, a messuage that Robert le Prest held, a messuage that John Ernelyn held, and a messuage that Juliana Goldhord held in Farendon, as it was found by an inquisition taken by Richard de Rodeneye, late escheator beyond Trent, that the aforesaid tenants left the above tenements on account of the great arrears of services therefor due, and that the abbot of King's Beaulieu, of whom they were held, entered them as chief lord and not in fraud of the statute of mortmain, and the king ordered the said Richard not to intermeddle further with the tenements, which he had taken into the king's hands believing that the abbot had acquired them after the publication of the said statute, the present escheator having since taken them into the king's hands upon the like grounds.

Nov. 29.
York.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a bovate of land in Overthorp near Warsop, co. Nottingham, and with a messuage and bovate of land, as the king learns by inquisition taken by the escheator that Hugh Stuffyn held at his death in his demesne as of fee of the king in chief the aforesaid bovate of the manor of Maumesfeld as of ancient demesne by the service of 6*s.* 8*d.* yearly, and that he held the said messuage and bovate of the inheritance of his wife by the courtesy of England of Henry de Musters by the service of 2*d.* The king wills that what has been usual according to the custom of the manor shall be done by the keeper of the manor concerning the land and messuage.

Nov. 26.
York.

To Richard de Mosleye, the king's receiver of Pontefract. Order to allow to the prior and convent of Newburgh, in the payment of 18*l.* due from them for corn that belonged to Richard le Waleys at Dunsford,

1322.

Membrane 20—cont.

20 marks, which they paid to William de Melton as a loan to the king [*as at page 606 above.*]

Nov. 27. To the treasurer and barons of the exchequer. Order to allow the
York. aforesaid sum to the said receiver, and to charge the executors of John de Weston with it.

Nov. 8. To A. archbishop of Dublin and his fellows, justices in eyre in county
Eckington. Meath. Order to allow to the burgesses of Droghda on the side of Meath
(*Elynton.*) respite until Midsummer for fines and amercements made before the said justices, and to replevy to them until then the liberty of the town, and to certify the king before Midsummer of the cause for taking the liberty into his hands, and of the causes and amounts of the said fines and amercements, the burgesses having prayed the king to pardon the fines and amercements and to restore the liberty to them, as they have expended great sums in enclosing their town and in making and repairing turrets in the wall thereof for the protection of the town against the Scotch rebels and against the Irish at war with the king, and for the expenses of armed men in the king's service in Scotland and the land of Man. By p.s. [6280, 6281.]

Nov. 1. To the sheriff of Nottingham. Order to cause a verderer for the forest
York. of Shirwode to be chosen in place of Robert de Rodmerthwayt, deceased.

Nov. 29. To Master John Walewayn, escheator beyond Trent. Order to cause
York. Walter de Trailli, son and heir of John de Trailli, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage. By p.s.

Dec. 1. To the same. Order not to intermeddle further with the lands of Thomas
York. de Botetourt, and to restore the issues thereof, as it appears by inquisition taken by the escheator that he held nothing in chief at his death by reason whereof the custody of his lands ought to pertain to the king.

Nov. 3. To Walter de Norwyco, one of the barons of the exchequer. As the
York. king has granted licence to W. bishop of Exeter, his treasurer, to go to divers parts of the realm for his and the king's affairs, the king wills that Walter shall hold the treasurer's place during his absence from the exchequer. By K.
[*Parl. Writs.*]

MEMBRANE 19.

Dec. 1. To Robert de Aston, keeper of certain of the rebels' lands in co. Glou-
York. cester. Order to deliver to Henry de Lancastre a yearly rent of 7*l.* 0*s.* 9*d.* in the manor of Munstreworth, together with the issues received therefrom from the death of Rogo Gascelyn, as the king learns by inquisition, taken by Adam de Herwynton and William de Bradewell and the said Robert, that Henry granted the aforesaid rent to Rogo to hold for life for his service, and that Rogo was seised thereof for ten years before his lands were seised into the king's hands by reason of his forfeiture, and that Henry afterward's made no release or other estate of the said rent to Rogo.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with a rent of 5 marks from certain tenements in the city of Worcester, and to restore the issues thereof to John de Newenton, chaplain, now celebrating daily for the souls of Stephen Spagard, sometime a citizen of Worcester, and of Matilda his wife in St. Helen's, Worcester, as the king learns by inquisition taken by the escheator that Stephen, five years before the publication of the statute of mortmain, bequeathed the said rent by his will to William de Coderugg, chaplain, predecessor of the said John, to have to him and his successors, chaplains thus celebrating, and

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Membrane 19—cont.

that the rent is held of the prior of Worcester without doing any service therefor, and that the escheator took the rent into the king's hands, pretending that the will had been made and the rent appropriated to the chaplain after the publication of the said statute.

Nov. 3.
York.

To the treasurer and barons of the exchequer. Order to supersede until Easter next the demand upon Henry de Lancastre for scutage for the army of Scotland of the 28th, 31st, and 34th years of the late king's reign.

Dec. 3.
York.

To Thomas Deyvill, keeper of certain of the rebels' lands in co. York. Order to cause William, son and heir of Andrew de Kyrkeby, to have seisin of a messuage and a carucate of land in Tochewyk, as the king learns by inquisition taken by Richard de Aldeburgh and Adam de Hoperton that the said Andrew held the messuage and carucate at his death of Nicholas de Stapelton by the service of an eighth of a knight's fee, and that Nicholas seised and held the same in wardship after Andrew's death by reason of William's minority, and so held them until they were taken into the king's hands with his other lands because he adhered to the rebels, and that William is the next heir of Andrew and is of full age, the king having taken his fealty.

To Richard de Emeldon, keeper of the lands of certain rebels in co. Northumberland. Order to cause the aforesaid William to have seisin of the manors of Little Berwyk and Pykeden, as the king learns by inquisition taken by John de Vallibus and the said Richard that Andrew de Kyrkeby aforesaid held the manors at his death in fee of John de Evre by the service of one knight's fee, and that John seised the manors after Andrew's death in name of wardship by reason of William's minority, together with the service of a rose that John de Kyrkeby ought to render yearly to the said William for the manor of Identon, which he holds of him by that service, and that William is the son and heir of Andrew, and is of full age, the king having taken William's fealty for the manors and the said service.

Dec. 2.
York.

To Master John de Walewayn, escheator beyond Trent. As the king learns by inquisition taken by the escheator that John de Tytheby of Clifton acquired a messuage and a virgate of land in Clifton, Gilbert Bateman two messuages and two virgates of land in the same town and in Wilford, Robert le Fisshere a messuage and a virgate of land in Wilford, Robert le Serjaunt a messuage and a bovat of land in the same town, and Simon le Fisshere a messuage and a bovat of land in the same town, from Gervase de Clifton in fee, as parcels of the manor of Clifton and Wilford, and that Gervase holds the manor of Thomas de Veer and Agnes his wife as of the honour of Peverel and not of the king in chief, the king orders the escheator not to intermeddle further with the said tenements, and to restore the issues thereof, the escheator having taken them into the king's hands under the belief that Gervase held the manor in chief, and that the tenements had been acquired from Gervase without the king's licence.

Nov. 16.
York.

To the same. Order not to intermeddle further with the following tenements in Farendon, which the king ordered Richard de Rodeneye, late escheator beyond Trent, not to intermeddle further with, as it was found by inquisition taken by him that they had been acquired long before the publication of the state of mortmain from the persons named below by the predecessors of the abbot of King's Beaulieu: 5 messuages and an acre of land from Henry Wale; 6 acres of land from William Manyman; 2 messuages, 2 virgates of land, and 12s. of rent from Robert atte Cote; 2 messuages and 2 acres of land from William le Golsmyt; 2 acres from Richard le Walkare; a messuage and 2s. of rent from Ralph atte Forde; 2 acres from Henry de Stanford; a messuage from Richard and Nicholas

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Membrane 19—cont.

atte Gayhole; a messuage and an acre of land from Laurence and Felicia les Carpenters; a messuage from Adam le Fullare; a messuage from Ralph le Goldsmyth; a messuage and 30 cottages from John Ciffred; a messuage from Walter de Ruycote; a messuage from John de Anyce; a messuage from Robert Pynchon; a messuage from John Crips; a messuage from William de Chiselden; the present escheator having taken them into the king's hands under the belief that they were acquired after the publication of the said statute.

Nov. 30.
York.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Brian, brother of John de Thornhull, a messuage in Thor[n]hull, and the issues thereof from the time when it was taken into the king's hands by reason of John's death, taking Brian's fealty for the same, as the king learns by inquisition taken by the escheator that John at his death held the messuage in fee tail to him and Brian and to the heirs of John, as of the honour of Pontefract by the service of an eighth of a knight's fee and the service of 4s. of yearly rent, and by suit at the court of the honour from three weeks to three weeks.

Dec. 11.
Haddlesey.

To Thomas de Eyvill, keeper of the contrariants' lands in co. York. Order not to intermeddle further with the manor of Hornyngton, and to restore the issues thereof, as the king learns by inquisition taken by John de Donecastre and Adam de Hoperton that Peter de Rither gave the manor to Robert de Rither, deceased, and Matilda, his wife, and that they continued their seisin thereof until it was taken into the king's hands because Robert adhered to certain contrariants, and that it is not held of the king.

Dec. 10.
Haddlesey.

To Master John Walewayn, escheator beyond Trent. As the escheator has certified the king that his sub-escheator in co. Worcester, by virtue of the king's writ to take into his hands the lands of rebels, believing that Roger de Mortuo Mari of Wygemor, who then held a part of the manors of Norton and Bremesgrave, was seised of these manors entirely, whereas Margaret, late the wife of Edmund de Mortuo Mari, held 100l. of yearly rent thereof in name of dower of the dotation of the said Edmund, impeded Margaret concerning the receipt of that rent, but did not amove her therefrom, the king orders the escheator to amove such impediment.

Dec. 12.
Haddlesey.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with two parts of the manor of Bustard Thorp and with two parts of a messuage and four bovates of land in Middelthorp, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John Bustard and Matilda his wife were enfeofed jointly of the above, to them and the heirs of their bodies, and that Matilda continued her seisin jointly with John until his death, and that the premises are held of others than the king.

Dec. 4.
York.

To John le Porter, keeper of the lands of certain rebels in co. Essex. Order to deliver to William Gernet his lands and goods in Haveryng, in that county, upon his finding security to answer to the king if the king will speak against him, as the keeper has certified the king that William's lands and goods were taken into the king's hands by Geoffrey Dode because William is the brother of Henry Gernet, who adhered to John Joce, knight, an adherent of Bartholomew de Badelesmere.

Dec. 11.
Haddlesey.

To the chancellor and treasurer of Ireland. Order to cause the payment and customs levied on foreign merchants in the late king's time and in the present king's time, a list whereof is given, to be levied as they were before they ceased by virtue of certain ordinances, which ordinances are now annulled, and to cause answer to be made to the king at the exchequer's of Dublin for the money thence received.

By K.

[*Parl. Writs.*]

1322.

*Membrane 19—cont.*Dec. 16.
Haddelsey.

To Nicholas de Wedergrave, keeper of the temporalities of the abbey of Glastonbury. Order to cause the monks, ministers, and other servants of the abbey to have their due maintenance and yearly allowances, and to cause men having corrodies in the abbey to receive their corrodies out of the issues of the abbey during the voidance.

By C.

*MEMBRANE 18.*Dec. 1.
York.

To Robert de Aston, keeper of certain lands in the king's hands in co. Gloucester. Order not to intermeddle further with a messuage and a carucate of land in Acton Turvill, in that county, and to restore the issues thereof, as the king learns by inquisition taken by John de Hampton and William de Brocworth, that Richard de Turbevill granted the messuage and carucate to William de Arches and Amice his wife, and to the heirs of their bodies, on 20 September, in the 20th year of the late king's reign, and that Amice was seised from that time with the aforesaid William for three years, and that she continued her seisin thereof after William's death until 28 December, in the 15th year of the king's reign, when the messuage and land was taken into the king's hands by the forfeiture of Rogo Gacelyn, her second husband, and that the messuage and land are held of Edmund, earl of Arundel, by knight service, and are worth 4*l.* 13*s.* 1*d.* yearly, and that they have been in the king's hands from the said 28 September (*sic*), and that Rogo had nothing therein except as husband of Amice.

To Robert de Hungerford, keeper, etc., in co. Berks, etc. Like order concerning a messuage and a carucate of land in Esthenrethe, in the said county, and to restore the issues thereof, as the king learns by inquisition taken by Master Robert de Ayleston, the said keeper, and Master Elias de Sancto Albano, that Rogo Gacelyn and Amice his wife were enfeoffed of the messuage and carucate jointly by William Gacelyn and by fine levied in the king's court, in the second year of the king's reign, to them and the heirs of their bodies, with remainder to William de Arches and the heirs of his body, and that the messuage and land are held of Henry Husee by the service of half a knight's fee, and are worth yearly 9*l.*, and that Amice continued her seisin thereof with Rogo until 10 March, in the 15th year of the king's reign, when the messuage and land was taken into the king's hands for Rogo's rebellion.

Dec. 13.
Haddelsey.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Hou, deceased.

Dec. 15.
Haddelsey.

To the treasurer and barons of the exchequer. Order to acquit John de Cherleton, citizen of London, of an amercement of 20*s.* because he did not come before the justices in eyre at the Tower of London by reason of the common summons then made before the justices in the eyre, as he was engaged in the king's service on the morrow of St. Hilary, in the 14th year of the king's reign, so that he could not appear before the justices on that day.

By K.

Dec. 15.
Haddelsey.

To Walter de Norwyco. Whereas the king is bound to Siglaf Suyssse, burgess and merchant of Lynn, for 20 lasts of Norway herrings, price 73*s.* 4*d.* a last, bought from him for the munition of the king's castles and towns in Scotland, amounting to 73*l.* 6*s.* 8*d.*, as appears by a bill under the seal of the office of chamberlain of Scotland made on 2 April, in the third year of the king's reign, and Siglaf lately suggested to the king that certain sub-taxors and collectors of the eighteenth from laymen in the county of Norfolk had concealed a considerable sum of the said eighteenth, and

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Membrane 18—cont.

besought the king that if they were convicted of such concealment at his prosecution in the king's name, the king would cause payment to be made to him of the above sum out of the money coming to the king in this behalf, and he has now given the king to understand that the said sub-collectors and collectors have been convicted before the said Walter and his fellows, the king's late justices to enquire into this matter, of concealing 52*l.*, and that they ought to pay to the king for their fines and amercements in this behalf 20*l.*; the king, at the request of Aymer de Valencia, earl of Pembroke, orders Walter to pay Siglaf the said 73*l.* 6*s.* 8*d.* out of the above 52*l.* and 20*l.*

By K.

To the treasurer and barons of the exchequer. Order to cause all those who are charged in the estreats with the said 52*l.* and 20*l.* to be discharged of the aforesaid 73*l.* 6*s.* 8*d.*

By K.

Dec. 10.
Haddlesey.

To William David, receiver of the issues of certain castles and lands in the king's hands. Order to pay to Simon de Balderston, one of the auditors of the accounts of the receivers, bailiffs, and keepers of the lands and goods that belonged to Thomas, late earl of Lancaster, and to other rebels and to others in divers counties and in Wales, 12 marks 6*s.* 8*d.* for Michaelmas term last, the king having granted him 25 marks yearly for so long as he shall have the aforesaid office.

Nov. 4.
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with a messuage and 10 acres of land in Asshele, co. Stafford, and to restore the issues thereof to Sibyl, late the wife of Roger son of Thomas Gerveys, as the king learns by inquisition taken by Robert Touk and Roger Carles that Sibyl was enfeoffed jointly with her said husband of the said messuage and land, with the reversion of a moiety of a messuage that Richard le Coupere and Emma his wife hold for life in that town, by Thomas Gerveys of Podemor, to have and to hold to them and to Roger's heirs, and that the messuage and land are held of Walter de Beysyn by the service of 12*d.* yearly, and that Sibyl continued her joint seisin of the messuage and land until they were taken into the king's hands by reason of the alleged adherence of Roger to certain rebels.

Dec. 19.
Haddlesey.

To John le Porter, keeper of the lands that belonged to certain rebels in co. Essex. As the king learns by inquisition taken by John de Dovre and the said keeper that Elizabeth, late the wife of John Breaunzoun, was enfeoffed jointly with her said husband of the manor of Westthurrok, in the said county, by fine levied before the justices of the Bench, and that she continued her joint-seisin thereof with the aforesaid John until his death, and after his death until she was married to John Joce, deceased, and afterwards with him until the king caused his lands and goods to be taken into his hands because he was said to have adhered to certain rebels, and that the manor is held of the earl of Richmond by knight service, and that Elizabeth held in dower of the king's assignment a third of the manor of Alvithele and a third of the manor of Westthorndon of the inheritance of John de Breaunzoun, and that the manor aforesaid together with the dower above-named were taken into the king's hands by reason of the said trespass of John Joce, the king orders the keeper not to intermeddle further with the manor and dower, and to restore to Elizabeth any issues received therefrom since the death of John Joce.

Dec. 4.
York.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Hugh le Despenser, the younger, the king's stud and all the king's stock (*instaurum*) and all other goods in the castles, manors, and lands of Bregghenen, Haye, Huntynghon, Cantrecelyf, Talgarth, Bleneleveny, and Pen-

1322.

Membrane 18—cont.

kethelyn, so that Hugh may answer therefor to the king, the king having committed to Hugh the custody of the aforesaid castles, manors, and lands. [*Parl. Writs.*]

By K.

To John de Sygeston. Order to deliver to Hugh the king's stud, stock, and goods in the castles and towns of Huntynghton and La Haye. [*Ibid.*]

To Richard le Mareschal. Order to deliver to Hugh the king's stud, stock, and goods in the lands of Cantrecelyf and Talgarth. [*Ibid.*]

To John de Dene. Order to deliver to Hugh the king's stud, etc., in the castles and lands of Blenleveny and Penkethely. [*Ibid.*]

To Robert de Moreby. Order to deliver to Hugh the king's stud, etc., in the castle, town, and lands of Breghenen. [*Ibid.*]

Dec. 20.
Haddlesey.

To Roger Carles, keeper of the manor of Whelbatch, or to him who supplies his place. Order not to intermeddle further with the manor, and to restore the issues thereof, as the king learns by inquisition taken by Philip de Say and Henry de Hambury that the manor is of the inheritance of Matilda, late the wife of William Wyne, and that it was taken into his hands because William adhered to the rebels, and that William died in the king's faith and peace, and that the manor is not held of the king, and that William and Matilda held the manor when it was taken into the king's hands of her inheritance and not otherwise.

To John de Felton, keeper of the manor of Hodynet and of the town of Moston, or to him who supplies his place. Like order concerning the said manor and town, the manor being, according to the inquisition, held of the king.

Dec. 20.
Haddlesey.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a messuage, 13 carucates and 2 bovates of land of the prior of Bridelington in Bridelington and Eston, and with the prior's manors of Skyrlington and Little Kelk, and with the site of the priory, taking from the prior security to answer to the king before Easter next for what pertains to the king by reason of the late voidance of the priory, the escheator having certified the king that the said manors are held of the king in chief as of the honour of Albemarle, and that the site of the monastery with the messuage and land aforesaid are held of the heir of Thomas de Caylli, a minor in the king's wardship, and that the priory is void by the cession of brother Peter de Wyverthorp, the late prior, and that brother Robert de Scardeburgh is now appointed prior, and that the escheator took a simple seisin in the king's name in the manors, site, messuage, and lands aforesaid until the prior should do what is due to the king for the premises. The king makes this order as the prior holds the lands aforesaid in frank-almoyn, as appears by the deeds of the feoffors and the king's confirmation thereof, and the prior has asserted that the patron of the priory has nothing in the priory in time of voidance.

To the sheriff of Essex. Order to cause a verderer for the forest of Essex to be elected in place of Walter de Halifeld, deceased.

To the sheriff of Buckingham. Order to release Henry de Exminstre and William atte Burgh from prison at Aylesbury upon their finding mainpernors to answer to the king, the sheriff having certified that they were taken by Philip de Aylesbury, the late sheriff, and were imprisoned because they acknowledged that they were with Otto de Bodrigan, knight, an adherent of the late rebels, as the king does not wish to keep them in prison any longer, especially as he has remitted to Otto all actions by reasons of his adherence to the rebels and has restored his lands to him.

1322.

*Membrane 18—cont.*Dec. 28.
York.

To James de Broughton, keeper of certain lands in the king's hands in co. Gloucester. Order to deliver to Adam Martel, a late rebel, his lands and the issues thereof, as Simon de Dryby, formerly keeper of the aforesaid lands, died before he had executed the king's order of 13 July last to this effect.

*MEMBRANE 17.*Dec. 20.
Haddlesey.

To the bailiff of Penreth. Order to deliver to Adam le fitz Brice de Neuby a messuage, a toft, and 2 bovates of land in Penreth, and the issues of the same, the bailiff having certified that the lands were taken into the king's hands because Adam slew Thomas del Grene, of whose death he was accused, as Thomas de Burgh, escheator this side Trent, has found by inquisition taken by order of the king, who had pardoned Adam the suit of his peace for the said death, that Adam was not outlawed or convicted in any other manner by reason of the aforesaid felony.

Dec. 27.
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the custody of the gate of the abbey of Thornewton-on-Humbre and of the guests' hall there, for which the king lately ordered him to appoint two men during the late voidance of the abbey by the cession of Thomas, the late abbot, as the king has taken the fealty of brother William de Gresseby, canon of the same house, elected abbot of the same, and confirmed by H. bishop of Lincoln, the diocesan. By K.

Dec. 22.
Haddlesey.

To William Davy, the king's receiver of Leicester. Order to pay to the abbess and convent of Préaux (*de Pratell*) in Normandy the arrears of 100s. and 20*d.* from the time when the town of Leicester was taken into the king's hands, as the king learns by inquisition taken by Roger Beler that the abbess and convent and their predecessors have been wont to receive the above rent from the time when the charter of Edmund, late earl of Leicester, was made to them for payment of that sum for a yearly alms by the reeve or receiver of Leicester, until the town of Leicester came to the king's hands by the forfeiture of Thomas, late earl of Lancaster.

By pet. of C.

Dec. 30.
York.

To John de Kilvyngton, keeper of the castle of Pikering. Order to cause the houses within the castle to be repaired.

Dec. 17.
Haddlesey.

To Edmund, earl of Arundel, justice of Wales, or to him who supplies his place. Order to call before him Adam de Whetenhale, chamberlain of North Wales, and Eygnon ap Yevan Birias of Beaumaris, in case the chamberlain refuse to execute the king's late order to restore to Eygnon his goods, or to make due compensation to him for the same, and to hear their reasons, and to cause justice to be done to Eygnon in this behalf, the king having made the said order because he learned by inquisition taken by the justice that Eygnon has been faithful to the king at all times, and that he never adhered to the king's contrariants in North Wales or elsewhere, and that when he was lately arrested and imprisoned at the procurement of certain of his enemies, the aforesaid chamberlain caused goods and chattels of his to the value of 23*l.* 16*s.* 7*d.* to be taken and eloigned, and that the chamberlain sold them, and it is unknown in whose hands they are.

By p.s. [6314.]

Dec. 30.
York.

To the chamberlain of Kaernarvan. Whereas the king, on 20 April, in the 15th year of his reign, granted to Master Robert de Glasham, in consideration of his good service, the lands that belonged to Yerward de la Chaumbre, a rebel, in Dynbeggh in Wales, which Yerward had of the gift of Thomas, late earl of Lancaster, and which came to the king's hands as escheats by Yerward's forfeiture, to have and to hold to Robert for life by the same

1322.

Membrane 17—cont.

services as the lands were held by before they came to the king's hands, as of the value of 10*l.* of land yearly, with provision that Robert should pay any excess over that value into the king's exchequer at Caernarvan yearly, as contained in the king's letters patent, and afterwards, on 9 July following, the king granted to Hugh le Despenser, earl of Winchester, the castle, town, manor, and honour of Denebegh, and the cantreds of Ros and Reyewynok, and the commote of Dynmael in Wales, which belonged to Henry de Lacy, late earl of Lincoln, and which came to the king's hands by the death of Thomas, late earl of Lancaster, tenant thereof, and which Alesia de Lacy, daughter and heiress of Henry and wife of Thomas, released to the king; the king therefore orders the chamberlain to receive from Robert such excess, if there be any, from the said 20 April until 9 July, and to discharge him thereof from the latter date, as the king wills that Robert shall be intendent to the said Hugh from that date for all services and other things due from the said lands.

Dec. 27.
York.

To Gilbert Talebot. Order not to molest or aggrieve Aymer de Valencia, earl of Pembroke, or those who were with him when he caused victuals and other goods found in certain of Gilbert's manors in cos. Gloucester and Hereford, and certain goods of Gilbert's tenants of the same manors adhering to Gilbert when he adhered to the contrariants, which the earl of Pembroke caused to be taken to Goodrich Castle (*Castrum Godriz*) for the munition of the same against the contrariants, and when the earl caused Gilbert's fish-ponds in the said manors to be fished, by reason of the acts aforesaid, the king understanding that Gilbert is endeavouring to cause some of the men who were with the earl to be indicted for the above acts and to be taken and imprisoned by the sheriffs of those counties and their bailiffs, as the king wills that those who were with him in restraining the malice of the contrariants ought not to be aggrieved for the grievances inflicted by them upon the contrariants.

By K.

To the sheriff of Gloucester and Hereford. Order not to molest or aggrieve the earl or his men by reason of the aforesaid acts.

By K.

Dec. 30.
York.

To Thomas Deyvill, keeper of certain lands in the king's hands in co. York. Order to cause dower to be assigned of the king's grace to Matilda, late the wife of Robert de Ryther, of the said Robert's lands which were taken into the king's hands because he adhered to the rebels, and which are still in the king's hands because the ransom for his life and lands made with the king is unpaid.

By p.s.

To Robert de Stok, keeper of certain lands in the king's hands in co. Oxford. Order not to intermeddle further with the manor of Broghton, and to restore the issues thereof, as the king learns by inquisition taken by Richard Damory, Adam de Brom, and John de Trillowe, that John de Broghton held the manor at his death in socage of Robert de Wykham, to wit by the service of 1*d.* yearly, and not of Thomas, late earl of Lancaster, and that the said earl, claiming the custody of the manor by reason of the minority of John, son and heir of the said John, unjustly entered the manor by force and arms by Robert de Holand and others appointed for this purpose by the earl's letters at Michaelmas, in the 9th year of the king's reign, and thus occupied the manor until Thursday after St. Gregory, in the 15th year, when it was taken into the king's hands by John de Brompton, then sheriff of that county, by the forfeiture of the earl, and that the manor is in the king's hands for this reason and for no other, and that it is worth yearly in all issues 60*l.*

Dec. 31.
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To the treasurer and barons of the exchequer. Order to receive an attorney of Roger de Chaundos, sheriff of Hereford, to make account for him

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Membrane 17—cont.

before them for the issues of his bailiwick on the morrow of the Purification, as Roger cannot come to them on that day, because it will be necessary for him to intend the bringing of men-at-arms to be chosen in that county at the said feast to the king at York.

Dec. 20.
Haddlesey.

To Robert de Aston, keeper of certain lands in the king's hands in the county of Gloucester. Order to amove the king's hands from Peter de Monte Forti's manor of Hildesleye in that county, and to restore the issues thereof to him, the said Robert having certified the king that the sheriff of Gloucester took the manor into the king's hands and delivered it by the king's order to John de Langeley, John de Hampton, and the said Robert, as the sheriff has now certified that the manor belonged to the said Peter by the gift of John Lynet, and that it was taken into the king's hands because Henry Lynet, a contrariant and an adherent of Roger Damory, entered the manor by force and arms at the time of the disturbance between the king and certain men of the realm, because Peter would not adhere to him and other rebels in their rebellion, and that Henry held the manor thus occupied until the sheriff took it into the king's hands.

Dec. 31.
York.

To Master John Walewayn, escheator beyond Trent. Order to assign to Walter de Osgodeby and Matilda his wife, late the wife of John de Ebor[aco], tenant in chief, her dower of the lands of the said John.

Dec. 30.
York.

To Thomas de Eyvyll, keeper of certain lands in the king's hands in co. York. Order to restore to Roger Cursoun, a late adherent of Thomas, earl of Lancaster, and of other rebels, his lands, as he has made fine with the king for his ransom, and has found security for payment of the fine at Whitsuntide next, and for his good behaviour. By p.s. [6328.]

To Robert de Stok, keeper of certain lands in the king's hands in co. Bedford. Order to restore to Hugh de Mortuo Mari, knight, a late rebel, his lands, as he has made fine with the king to save his life and lands, and has found security for payment of the fine and for his good behaviour. [*Parl. Writs.*] By p.s. [6324.]

The like to Robert de Hungerford, keeper, etc., in co. Berks; Roger Carles, keeper, etc., in cos. Salop and Worcester; the justiciary of Ireland, or him who supplies his place; and Walter de la Pulle, escheator of Ireland. [*Ibid.*]

MEMBRANE 16.

Dec. 30.
York.

To the prior of Tynemuth. Order to cause a sufficient garrison of fencible men, both men-at-arms and footmen, to be retained in the priory for the protection thereof, not permitting the garrison to leave the priory or any of them to go outside the same, as the prior has the keeping of the priory at his peril.

To David de Strabolgi, earl of Athole. Order not to cause any of the garrison of the aforesaid priory to come before him outside the priory by reason of his appointment to array all the fencible horsemen and footmen in co. Northumberland between sixteen and sixty years of age, and to permit the prior and others of the garrison to leave the priory to make provision of victuals and other necessities and to return to the same without molestation, and to counsel and aid the prior in keeping the priory.

By C.

To the sheriff of Northumberland. Order not to molest the prior and garrison aforesaid by virtue of the order of the said David to take the prior and others of the garrison and to arrest the prior's liberty and lands and goods and the lands and goods of the others, as the king learns from the

1322.

Membrane 16—cont.

prior that David has given the sheriff orders to this effect without expressing any reason for the same; taking from the prior and the others security to answer to the king if the said David or others will speak against them in the king's name for any disobedience in this behalf.

1323.

Jan. 6.
Cowick.

To Master John Walewayn, escheator beyond Trent. Order to cause dower to be assigned to Margery, late the wife of John Chaunceux, tenant in chief, upon her taking oath not to marry without the king's licence.

Jan. 8.
Cowick.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of John de Middleton, who is insufficiently qualified.

1322.

Dec. 20.
Haddlesey.

To the king's receiver of Cliderhou. Order to pay to the abbot and convent of Sallay the arrears of half a mark yearly from the time when the manor was taken into the king's hands upon the forfeiture of Thomas, late earl of Lancaster, and to pay that sum yearly henceforth, as the king learns by inquisition taken by Robert de Cliderhou and John Travers that John de Lacy, sometime constable of Chester, being seised of the said manor, gave, in the time of Henry III., to the monks of St. Mary's Sallay half a mark yearly to be paid at Cliderhou to find a light in their church, and that the abbot and convent and their predecessors have received that sum from the manor from the time of the grant until the manor was taken into the king's hands.

1323.

Jan. 6.
Cowick.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Geoffrey de Molsham, deceased.

Jan. 6.
Cowick.

To the sheriff of Somerset and Dorset. Order not to molest or aggrieve William de Braybrok by virtue of any order from the king or from him whom the king appointed to pursue and take Robert Lewer and his adherents and to take their lands and goods into the king's hands, as it appears to the king that William stayed for a long time and is still staying in the king's service in the land of Breghenok in Wales, and that he did not adhere to Robert Lewer in any wise in his rebellion. By C. [*Parl. Writs.*]

Jan. 2.
Haddlesey.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with five messuages and 9 acres of land in Seleby, and to restore the issues thereof to the abbot of Seleby, as the king learns by inquisition taken by the escheator that William de Denerne held them of the abbot by fealty and the service of 4s. yearly, and that William died without an heir, and that the abbot entered the messuages and lands after William's death as his escheat, the escheator having taken them into the king's hands, pretending that the abbot had entered them in fraud of the statute of mortmain.

Jan. 12.
Cowick.

To William Davy, receiver of Tuttebury and Leicester. Order to pay to the brethren of St. Leonard's hospital, Leicester, the arrears of 7*l.* 19*s.* 1½*d.* from the time when the lands of Thomas, late earl of Lancaster and Leicester were taken into the king's hands, and to pay them that sum hereafter yearly, as the king learns by inquisition taken by Hugh de Prestwold and Robert de Gaddesby that Simon de Monte Forti, sometime earl of Leicester, granted to the brethren of the said hospital the above sum yearly from the reeveship of Leicester, and that, in consideration of this grant, the brethren released to him 60*s.* that they used to receive [yearly] in his reeveship of Hynkele, and that the brethren have been always seised of the former sum from that time by the hand of the earl of Leicester's receiver of Leicester until the lands of earl Thomas were taken into the king's hands. By pet. of C. [200.]

1323.

*Membrane 16—cont.*Jan. 8.
Haddlesey.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of Walter le Porter, deceased.

Jan. 17.
Cowick.

To Robert de Hungerford, keeper of certain lands in the king's hands in co. Berks. Order not to intermeddle further with a messuage and two carucates of land in Shryvenham, and to restore to Ralph son of John de Wylyngton his goods found in the same or the value thereof, as the king learns by inquisition taken by John de Stonore, Master John de Blebury, and Master Elias de Sancto Albano, that Ralph was seised of the messuage and land aforesaid by the feoffment of John, his father, who enfeoffed him thereof on Monday after St. Margaret, in the 15th year of the king's reign, and that he continued his seisin thereof from that day until Epiphany following, when they were seized into the king's hands by John de Brompton, then sheriff of that county, because John, father of Ralph, was an adherent of certain rebels, and that Ralph did not adhere to the rebels and was not an adherent in John's rebellion, and that the escheator, by virtue of the king's order, afterwards took into the king's hands the lands, together with the goods and chattels found in the same, to wit wheat and hay growing thereon, price 8*l.* 13*s.* 4*d.* By pet. of C. [7294.]

Jan. 11.
Cowick.

Richard Alayn, imprisoned at Maidenstan for the death of John Wygayn, has letters to the sheriff of Kent to bail him.

Jan. 20.
Stow Park.

To Peter Corbet, keeper of the forest of Kynefare, or to him who supplies his place. Order to deliver to Lucy, late the wife of John de Somery, tenant in chief, the bailiwick of the Hay of Asshewode in that forest, together with the issues thereof from 22 November last, when the king assigned dower to her, in case the bailiwick aforesaid pertain to the lands in Prestwod in that forest that were then assigned to her.

Jan. 15.
Cowick.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Lucy the following of the said John's knights' fees, which the king has assigned to her in dower: a fee in Engelfeld, co. Berks, which Philip de Engelfeld holds, of the yearly value of 40*s.*; a fee in Hoddecote and Idlesle, in the same county, which Alice, late the wife of Walter de la Pule holds, of the yearly value of 40*s.*; a fee in Compton near Le Whitehors, in the same county, which Peter de Eketon holds, of the yearly value of 40*s.*; a fee in the manor of Yatenden, in the same county, in the king's hands, of the yearly value of 40*s.*; two parts of a fee in Stanford, in the same county, which Reginald son of Ralph holds, of the yearly value of 26*s.* 8*d.*; a third of a fee in Stanford, in the same county, which Robert Ponchard holds, of the yearly value of 13*s.* 4*d.*; a moiety of a fee in Ofton, in the same county, which William de Ofton holds, of the yearly value of 20*s.*; a moiety of a fee in Inkepenn, in the same county, which Margaret de Inkepenn holds, of the yearly value of 20*s.*; a fee in Emberton, co. Bucks, which Thomas de Forneux holds, of the yearly value of 40*s.*; a fee in Checcheleye, in the same county, which William Mordaunt holds, of the yearly value of 40*s.*; a quarter of a fee in Ekeneye, in the same county, which Robert de Ekeneye holds, of the yearly value of 10*s.*; a moiety of a fee in Astwode, in the same county, which Robert de la Rokele holds, of the yearly value of 20*s.*; a quarter of a fee in Little Craulei, in the same county, which John de Pateshull holds, of the yearly value of 10*s.*; a moiety of a fee in Mersshgibewyne, in the same county, which William de Bledeloue holds, of the yearly value of 20*s.*; two fees in Ovynek and Mershton, in the same county, which William de Penros hold, of the yearly value of 4*l.*; a quarter of a fee in Caldecote, in the same county, which Nicholas de Evre holds, of the yearly value of 10*s.*; two fees in Stoke Ditton and Cheselhampton, in the same county, which Robert de Pogeis holds, of the yearly value of 4*l.*; a quarter of a fee in Wolieston and Neuport Paynel, in the same county, which

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Membrane 16—cont.

Richard de Tours holds, of the yearly value of 10s.; a fee in Abbyngworth, co. Surrey, which Roger de Gargunvill holds, of the yearly value of 40s.; and a moiety of a fee in Middelton, in the same county, which the prioress of Kilburn holds, of the yearly value of 20s.

By the assent of the heirs and parceners of the inheritance.

To the same. Order to deliver to the said Lucy the following of the said John's advowsons, assigned to her in dower: the advowson of the church of Clent and Rouleye, co. Stafford, of the yearly value of 40 marks; the advowson of the church of Bradefeld, co. Berks, of the yearly value of 25 marks.

By the assent of the heirs and parceners.

Jan. 22.
Newark.

To John de Kilvyngton, keeper of the castle and honour of Pykeryng. Order to buy and provide and place in the castle a springald, 100 quarrels for the same, 8 cross-bows and 1,000 quarrels for the same, and 40 lances (*lanceas*), for the munition of the castle.

By K.

Jan. 7.
Cowick.

To the sheriff of Norfolk and Suffolk. Order to cause all the castles and fortlets of Elizabeth, late the wife of Roger Damory, the king's niece, in his bailiwick to be taken into the king's hands and kept safely until further orders, as Elizabeth has gone away from the king without his licence.

By p.s. [6337.]

The like to the sheriffs of Essex and Hertford, Somerset and Dorset.

Jan. 22.
Newark.

To John de Kilvyngton, keeper of the castle and honour of Pykeryng. Order to cause a new gate with drawbridge (*ponte versatili*) and a chamber over the said gate to be made in that castle, and to cause the chamber to be covered with lead, as the king has enjoined upon him by word of mouth.

By K.

MEMBRANE 15.

Jan. 20.
Stow Park.

To Thomas Deyvill, keeper of certain of the late rebels' lands in co. York. Order to deliver to John de la Wodehalle, son of John de la Wodehalle, his father's lands in Wombewelle, Wodehalle, Wath, and Derfeld, together with the issues from the time of his father's death, as the said keeper has certified the king that Simon de Dryby, late keeper of the lands that belonged to Thomas, late earl of Lancaster, took the above lands into the king's hands because he understood that John de la Wodehalle, the elder, was an adherent of the said earl, and the king afterwards, at the suit of the son, ordered John de Mauleverer, William Clarell, and Richard de Moseleye to enquire concerning the premises, and it appears by their inquisition that John de Wodehalle, the elder, was never an adherent of the rebels, and that he died in the king's peace and faith at Stubbum in the wapentake of Clarehowe on Thursday after St. Wilfrid last, and that the lands are not held in chief, and that John, his son, is his next heir and is aged sixteen years.

By C.

Jan. 12.
Cowick.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with two messuages and 6 acres of land, a water-mill and an acre of alder-holt in Stowemarket, and to restore the issues thereof to the abbot of St. Osyth's, as the king learns by inquisition taken by the escheator that Adam de Mynton of Stowemarket formerly held the messuages and land of the said abbot in fee to himself and his heirs by the service of 4*d.* yearly, and that a certain abbot of St. Osyth's acquired the messuages and land from Adam sixty years or more ago, before the publication of the statute of mortmain, and that the abbot demised them to Adam for life, and that the abbot and his predecessors were seised from time out of mind of a water-mill and an acre of alder-holt in the same town, and that he demised them to Adam for life at a yearly rent of 20s., and that the abbot entered

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Membrane 15—cont.

the tenements aforesaid after Adam's death, the escheator having taken them into the king's hands, pretending that the abbot had acquired them after the publication of the aforesaid statute.

Jan. 25.
Newark.

To Robert Tok, keeper of certain of the rebels' lands in co. Derby. As the king learns by inquisition taken by Roger Beler, John Cheynel, and Walter Waldeshel that Henry de Bradebourn, son and heir of Roger de Bradebourn, dowered his mother Philippa with all the lands in co. Derby whereof his father was seised when he married her, to wit the manor of Bradebourn, except two parts of the services of the tenants of the manor, in allowance of her dower of that manor, and of two carucates of land 'en Les Borwes,' and of a carucate of land in the manor of Le Howe, and of a third of the same manor, and of a third of the remainder of all his inheritance in the said county, at St. Hilary, in the 13th year of the king's reign, and that he afterwards enfeoffed her of the whole residue of his inheritance, to have with her dower to her and her heirs, and that he delivered in person to her at Bradebourn seisin of that manor on Friday after the Translation of St. Thomas, in the 15th year of the king's reign, and appointed Master John de Bradeburn his attorney to deliver to her in his name seisin of all the residue of his lands, and that Master John delivered seisin to her on Monday after the aforesaid feast, and that Philippa continued her seisin of all the manors and lands aforesaid from the said Friday and Monday until Saturday before the Annunciation next following, when the manors and lands were taken into the king's hands upon the forfeiture of the said Henry as if he had been then seised thereof, and it appears by another inquisition taken by the aforesaid keeper and Richard de Wylughby that the manors and lands aforesaid are not held of the king, the king therefore orders the keeper not to intermeddle further with the manors and lands, and to restore the issues thereof.

By pet. of C. [396, 7879.]

Jan. 30.
Newark.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to enquire in all places through which they pass concerning prises of corn, victuals and other goods of the king's subjects against their will, and concerning conspirators, trespassers, false informers, unlawful conventicles and confederacies, and to punish offenders according to the form of the statutes and articles concerning the same, as the king is astonished that Henry, who holds the king's place, and ought to supply the king's presence in the premises in the places through which he goes, does not enquire concerning the above matters or do what he ought to do therein.

By K.

Feb. 1.
Newark.

To the treasurer and barons of the exchequer. Whereas lately at the suit of Robert de Lenne, Ralph Sporoun, John de Rothyng, John de Suffolk, John Hardel, Richard de Clodeshale, Stephen de Creye, John Flegge Cossoun, Thomas Dieu, John Claket, Richard le Chaundeler, and Henry atte More, suggesting that John Fort, late parson of the church of Holy Trinity the Little, London, was indicted of the death of Simon the baker (*Pistoris*) of Tilteye, and that it was afterwards found by an inquisition of the country taken before Henry Spigurnel and his fellows, justices to deliver Neugate gaol, that the said John Fort slew Simon in self-defence, and not by felony or malice aforethought, and that John Fort was afterwards delivered in bail by the king's writ to the aforesaid Robert, Ralph, and the others above-named until the next eyre of the justices at the Tower of London, Hervey de Staunton and his fellows, justices in eyre at the Tower, amerced each of the aforesaid men in 100s. because they had not the said John Fort before the justices in the eyre, although he died long before the eyre, the king ordered the said Henry Spigurnel to certify the king of the record and process of the aforesaid inquisition taken before him and his

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Membrane 15—cont.

fellows, and it appears thereby that John Fort slew the said Simon in self-defence, and it is found by an inquisition taken by John de Everdon and Geoffrey de Hertipole that John Fort died at the house of Alice atte Cokke by St. Thomas' Hospital, Suwerk, of an illness from which he suffered, on the morrow of the Nativity of St. Mary, in the 13th year of the reign, to wit before the said eyre; the king therefore orders the treasurer and barons to acquit the aforesaid men of the said amercements.

Jan. 30.
Newark.

To Stephen de Abyngdon, taker of the wines of the right prise at Southampton. Order to deliver to the abbot and convent of St. Edward's Netley (*Lutele*) a tun of wine of the right prise for the present year, in accordance with the grants of Henry III. and Edward I.

Jan. 18.
Stow Park.

To Roger de Waltham, keeper of the wardrobe. Order to cause a bill of the wardrobe to be made for Richard Colle for 26 quarters and six bushels of wheat, price 20s. a quarter, and 14 quarters and four bushels of mixed corn (*mixtil*), price 16s. a quarter, and 20 quarters of barley, price 13s. 4d. a quarter, as William Ridel, constable of Bernard's Castle, has certified the king that he took the aforesaid corn from Richard for the munition of the castle on 25 May, in the 15th year of the reign, by virtue of the king's order of 13 February, in the same year, the king having ordered him on 5 November, in the 16th year, to certify him concerning the corn taken from the said Richard and other men of those parts, as they complained to the king that they had not been paid at the wardrobe for the corn so taken.

The like in favour of the abbot of St. Mary's York, for 64 quarters and two bushels of wheat, price 20s. a quarter, 64 quarters and four bushels of barley, price 13s. 4d. a quarter, and 80 quarters and seven bushels of oats, price 6s. 8d. a quarter, taken from him on 28 May, in the 15th year.

Feb. 4.
Norwell.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the manors of Dillyngton, co. Huntingdon, and White Nottele, co. Essex, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John Dengayn and Ellen his wife were enfeoffed jointly of the manor of Dillyngton by Humphrey de Waleden and Nicholas de Longetoft and of the manor of White Nottele by Nicholas de Ambreden and the aforesaid Nicholas de Langestok (*sic*) by fines levied in the late king's court, to them and the heirs of John, and that the manors are held of others than the king, and that Ellen continued her seisin thereof jointly with John until his death, when they were taken into the king's hands with the other lands that John held in chief.

To the same. Like order concerning a messuage and 16 bovates of land in Laxton, and a messuage and 16 bovates of land in Pitchesleye, and a messuage and 9 bovates of land in Bollewyk, co. Northampton, as the king learns by inquisition that the aforesaid John and Ellen were enfeoffed thereof for their lives by Thomas de Ardern and Henry de Stradbrok by the king's licence, with remainder after their deaths to the right heirs of John, and that the messuages and lands in Laxton and Pitchesle are held of the king in chief by serjeanty, to wit finding running dogs to destroy wolves, foxes, cats (*murelegos*), and other vermin in divers counties at their charge, within and without parks, and that the messuage and land in Bollewyk are held in chief by knight service¹

Feb. 4.
Norwell.

To the same. Like order concerning the manor of Blatherwyk, co. Northampton, and 33s. 6d. and a pound of pepper, price 12d., of yearly rent in Pitchesleye, in the same county, as the king learns by inquisition that the said John and Ellen held jointly on the day of John's death for their lives the said manor and rent of the feoffment of Roger de Stokes

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Membrane 15—cont.

and Thomas de Arderne by fine levied in the king's court, with remainder to John Dengayn, son and heir of Nicholas Dengayn, and that the manor and rent are held of others than the king.

Feb. 7.
Doncaster.

To John Travers, king's clerk, keeper of certain lands in the king's hands. Order to cause the walls, towers, houses and gates of Liverpool castle to be repaired, and to cause the castle to be furnished sufficiently with victuals. By K. on the information of Master Robert de Baldok.

Feb. 12.
Pontefract.

To Stephen de Abyndon, taker of the wines of the right prise at Southampton. Order to deliver to the abbot and monks of King's Beaulieu a tun of wine for this year, in accordance with the grant of Henry III.

Feb. 11.
Pontefract.

To the constable of the Tower of London, or to him who supplies his place. Order to permit Robert de Shir lond, knight, imprisoned in the Tower, to leave the same and come to the king, upon his finding mainperners for coming to the king according to the king's orders to Robert by letters of privy seal. By K. on the information of R. de Baldok.

Feb. 12.
Pontefract.

To the treasurer and barons of the exchequer. Order to permit John de Nevill to have respite during the king's pleasure for the 100*l.* that he ought to pay at the Easter and Michaelmas exchequers next, in accordance with the king's grant that he should pay his fine of 500*l.* for his life and lands, because he adhered to the rebels, by yearly instalments of 100*l.*

By K. on the information of Master R. de Baldok.

MEMBRANE 14.

Feb. 7.
Doncaster.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of William de Chymbeham, who is insufficiently qualified.

Like order for the election of a coroner for the same county in place of Geoffrey atte Bokelond, who is incapacitated by infirmity.

Feb. 12.
Pontefract.

To the sheriff of Southampton. Order to take John de Staunford and to cause him to be brought to the king under safe-conduct without delay.

By K.

Feb. 13.
Pontefract.

To the sheriff of Essex. Order to pay to Margaret, late the wife of Bartholomew de Badelesmere, who is staying at the house of the Minorities sisters without Algate, London, 2*s.* daily for her maintenance until further orders. By K. on the information of Master R. de Baldok.

Feb. 12.
Pontefract.

To the taxors and collectors of the tenth and sixth in co. Oxford. Order to tax the tenants of Aymer de Valencia, earl of Pembroke, in that county according to the goods that each of them had at St. Andrew's last, having no regard to any old taxation, as the king learns that they are endeavouring to tax the said tenants to the tenth according to the rolls of old taxations, although it is contained in the form of the taxation delivered to them that the goods that each person had at the said feast shall be taxed to the tenth and sixth.

By K.

To the abbot of Furneys. Order to deliver his peel near the abbey to John Darcy, sheriff of Lancaster, when required to do so by him, and to cause the peel to be provisioned and guarded whilst in his custody, according to the directions of the said John.

By K.

Feb. 18.
Pontefract.

To Robert de Aston, keeper of certain of the rebels' lands in co. Somerset. Order to restore to John de Raleigh of Nettelcombe, in that county, a late rebel, his lands, as he has made ransom with the king for his life and lands.

By K.

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Membrane 14—cont.

Feb. 10. To the sheriff of Middlesex. Order to cause a coroner for that county
Pontefract. to be elected in place of Peter le Botiller, deceased.

Feb. 16. To the sheriff of Northumberland. Order to permit victuals, arms, and
Pontefract. other such goods to be taken from his bailiwick to the king's castle of Appelby and other places in the king's hands and occupied by men in his faith, notwithstanding the king's late order not to permit victuals, arms, and other such goods to be taken to the parts of Carlisle. By K.
The like to the mayor of Newcastle-on-Tyne.

Feb. 16. To Henry de Cobham, keeper of the castle and honour of Tonebrugg.
Pontefract. Order to cause the palisade round the chace of that honour to be repaired.

To the justiciary of Ireland, or to him who supplies his place. Order to restore to Henry de Mortimer his lands and goods, notwithstanding the king's late order to take his goods into his hands. Dated at Pontefract, 23 March, in the 15th year. By K.

———— To the same. Order to restore to the aforesaid Henry the issues received from his lands since the date of the preceding order.

———— The like to the escheator of Ireland or to him who supplies his place.

Feb. 18. To the keeper of the forest of Dene, or to him who supplies his place.
Pontefract. Order to cause Gilbert Talbot, keeper of Gloucester castle and of the king's weirs in the Severn there, to have six oaks fit for timber for repairing the houses within the castle and the said weirs.

To the aforesaid Gilbert. Order to expend up to 20 marks in the above repairs, and to certify the treasurer and barons of the exchequer of the state of the same after they have been repaired.

Feb. 18. To Master John Walewayn, escheator beyond Trent. Order to cause
Pontefract. dower to be assigned to Dionisia, late the wife of Thomas de Hykelyng, tenant in chief, upon her taking oath not to marry without the king's licence.

Feb. 20. To the same. Like order in favour of Emma, late the wife of John de
Pontefract. Blyton, which dower the king ordered to be saved for her.

Feb. 17. To the treasurer and barons of the exchequer. Order to acquit William
Pontefract. de Ayremynne, now tenant of three bovates of land in Folquardby, co. York (*as described at page 155 above*), of 20s. yearly from 8 January, in the 11th year of the reign, when the king granted them to Richard de Insula, until 18 August, in the 13th year (*the date of the order at page 155, which is recited*) charging Richard with the same.

Feb. 20. To the sheriff of Leicester. Order to supersede entirely the king's order
Pontefract. to arrest Edmund Trussel, as Richard de Eggebaston, knight, of that county, and John de Twyford, knight, of co. Warwick, and Richard de Bercheston of the same county, have mainperned to have him before the king or elsewhere upon reasonable summons. By C.

The like to the sheriff of Northampton.

The like to Robert de Diggeby, whom the king lately ordered to arrest the said Edmund. By C.

Feb. 10. To the keeper of the prison of Gloucester castle. Order to permit the
Pontefract. sheriff of Gloucester to release from that prison Geoffrey Frowyne, called 'le Walsh,' Philip de Crikkefeld, and John de la Chaumbre, or to signify to the king the reason for not obeying the king's former order, the king having ordered the sheriff to cause the said men to be released upon their finding mainpernors to have them before the king to answer for their alleged adherence to Roger Damory and other contrarians. By pet. of C.

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*Membrane 14—cont.*Feb. 20.
Pontefract.

To the sheriff of Northampton. Order to pay to Master John de Hildesle, king's clerk, whom the king is sending to that county to purvey certain victuals for the Scotch war, 5 marks for his expenses in this matter.

By K.

The like in favour of the following :

John de Crosseby to the sheriff of Essex for 5 marks.

William de Leycestre to the sheriff of Cambridge and Huntingdon for 5 marks.

Gilbert de Ebor[aco] to the sheriff of Lincoln for 40s.

Thomas de Eggefeld to the sheriff of Norfolk for 40s.

Thomas de Gayregrave to the sheriff of Southampton for 40s.

William de Holyns to the sheriff of Surrey and Sussex for 40s.

Feb. 23.
Pontefract.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. As Peter de Lekeburn, Henry de Halton, John son of Baldwin Pygot, John de Wynceby, William de Paunton, Robert Tours, and Eudo de Billesby acknowledged in chancery, on 20 July, in the 13th year of the king's reign, that they owed to Roger Damory 2,420*l.*, to be paid quarterly at the rate of 440*l.* yearly, and the aforesaid Roger was lately in rebellion against the king, by reason whereof this debt together with his lands and goods have been forfeited to the king, the king therefore orders them to levy the arrears of the aforesaid debt from the time of Roger's rebellion, and to levy the instalments hereafter as they fall due.

By K.

Feb. 22.
Pontefract.

To Ralph Caumoys, constable of Wyndesore castle, or to him who supplies his place. Order not to distrain Richard Cifrewas, the younger, for his homage for the manor of Cliwere, co. Berks, which is held in chief, as the king has taken his homage.

By p.s. [6408.]

Feb. 20.
Pontefract.

To the bailiffs of Shrewsbury. Order to deliver Roger de la Sale from the prison of that town, upon his finding mainpernors to have him before the king when ordered, as Roger Corbet has certified the king that he lately arrested the said Roger and committed him to that prison by virtue of his appointment to arrest certain contrariants, because the said Roger was indicted before him for adhering to Robert Lewer in his rebellion.

Feb. 21.
Pontefract.

To Master John Walewayn, escheator beyond Trent. Order to cause William de Monte Acuto, son and heir of William de Monte Acuto, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [6407.]

Feb. 21.
Pontefract.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to cause John de Nevill to have respite for payment of the 100*l.* for the first year of his fine for adhering to Thomas, late earl of Lancaster.

By p.s. [6406.]

*MEMBRANE 13.*Feb. 20.
Pontefract.

To the taxors and collectors of the tenth and sixth in co. Nottingham. Order to tax the goods that the men and tenants of that county had at St. Andrew's last, according to the form of the taxation delivered to them, having no regard to the rolls of old taxations, as the king understands that they are endeavouring to tax the men and tenants according to the rolls of the old taxation. [*Parl. Writs.*]

The like to the taxors and collectors in cos. Derby and Leicester and in co. Oxford. [*Ibid.*]

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Feb. 26.
Aberford.*Membrane 13—cont.*

To Master John Walewayn, escheator beyond Trent. Order to deliver to John de Sutton and Margaret his wife, eldest sister and co-heiress of John de Somery, tenant in chief, the following of the said John de Somery's knights' fees, which the king has assigned to them as her purparty with the assent of Joan, late the wife of Thomas Botetourt, the second sister and heiress of the said John: a fee in Evenefeld, co. Stafford, which William de Birmyngham holds, of the yearly value of 40s.; a moiety of a fee in Morf, in the same county, which the said William holds, of the yearly value of 20s.; a fee and a half in Overpenne, Rushale, and Bissebury, in the same county, which the said William holds, of the yearly value of 60s.; a moiety of a fee in Little Barre, in the same county, which the said William holds, of the yearly value of 20s.; a fee in Pyrye, in the same county, which the said William holds, of the yearly value of 40s.; a moiety of a fee in Amelecote, in the same county, which the said William holds, of the yearly value of 20s.; a third of a fee in Wonere, in the same county, which William de Wonere holds, of the yearly value of 13s. 4d.; a fee in Tresel, in the same county, which the heirs of Robert Walrand hold, of the yearly value of 40s.; a moiety of a fee in Seyseden, in the same county, which Thomas de Bradlewe holds, of the yearly value of 20s.; a fee in Netherepenn, in the same county, which Robert Buffri holds, of the yearly value of 40s.; a fee in Esynton, in the same county, which Robert de Esynton holds, of the yearly value of 40s.; a fee in Humeleye, in the same county, which William de Bereford holds, of the yearly value of 40s.; a fee in Great Barre, in the same county, which Hugh de Plecy holds, of the yearly value of 40s.; a fee in Patyngham, in the same county, which Ralph Basset holds, of the yearly value of 40s.; a quarter of a fee in Luttelewe, in the same county, which Edmund de Haggeley holds, of the yearly value of 10s.; two fees in Overeton and Wombourn, in the same county, which Thomas de Overeton holds, of the yearly value of 4l.; a fee in Birmyngham, co. Warwick, which William de Birmyngham holds, together with the marriage of William's heir, of the yearly value of 40s.; a fee in Kyngeston, co. Oxford, which the said William holds, of the yearly value of 40s. He is also to cause to be assigned to them the reversion of the following fees, which Lucy, late the wife of the said John de Somery, holds in dower: a fee in Abbyngworth, co. Surrey, which Roger Jargunvill (*sic*) holds, of the yearly value of 40s.; a moiety of a fee in Middelton, in the same county, which the prioress of Kylbourn holds, of the yearly value of 20s.; a moiety of a fee in Inggepenne, co. Berks, which the lady of Inggepenne holds, of the yearly value of 20s.; a fee in Engelfeld, in the same county, which Philip de Engelfeld holds, of the yearly value of 40s.; a fee in Hodecote and Hildesleye, in the same county, which Alice, late the wife of William de la Poyle, holds, of the yearly value of 40s.; a fee in Compton near Le Whitehors, in the same county, which Peter de Eketon holds, of the yearly value of 40s.; a fee in Yatynden, in the same county, which John de la Beche held, of the yearly value of 40s.; two parts of a fee in Stanford, in the same county, which Reginald son of Herbert holds, of the yearly value of 26s. 8d.; a third of a fee in Stanford, in the same county, which Robert Pouchard holds, of the yearly value of 13s. 4d.; a moiety of a fee in Ofton, in the same county, which William de Ofton holds, of the yearly value of 20s.

To the same. Order to deliver to the aforesaid John and Margaret the following of the said John de Somery's advowsons, which the king has assigned to them as above: the advowson of the priory of Duddeleye, co. Stafford, of the yearly value of 40 marks; the advowson of the free chapel of the castle of Duddeleye, of the yearly value of 6s. 8d.; the advowson of the church of Kynggesswynford, in the same county, of the yearly value of 20l. He is also ordered to assign to them the reversion of

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Membrane 13—cont.

the advowson of the church of Bradefeld, co. Berks, which Lucy, late the wife of the said John de Somery, holds in dower, of the yearly value of 25 marks.

To the same. Order to deliver to the aforesaid Joan, late the wife of Thomas Botetourt, the following of the said John de Somery's knights' fees, which the king has assigned to her as her purparty with the consent of the said John de Sutton and Margery his wife: a moiety of a fee in West Bromwych, co. Stafford, which Richard de Marham holds, of the yearly value of 20s.; a moiety of a fee in the same town, which Stephen Deveros holds, of the yearly value of 20s.; a moiety of a fee in Egebaston, co. Warwick, which William de Birmyngnam holds, of the yearly value of 20s.; a fifth of a fee in Salteleye, in the same county, which John Gobaut holds, of the yearly value of 8s.; a thirty-second part of a fee in Necheles, in the same county, which William de Castello holds, of the yearly value of 15*d.*; an eighth of a fee in Bromwych, in the same county, which Henry son of Robert holds, of the yearly value of 5s.; a fifth of a fee in Castel Bromwych, in the same county, which Ancelin de Bromwych holds, of the yearly value of 8s.; a thirty-second part of a fee in Bromwych, in the same county, which Henry son of Robert holds, of the yearly value of 15*d.*; a thirty-second part of a fee, in the same town, which Thomas de Castello holds, of the yearly value of 15*d.*; a thirty-second part of a fee, in the same town, which Walter de Clodsale holds, of the yearly value of 15*d.*; a tenth of a fee in the same town, which John de Bradwell holds, of the yearly value of 4s.; a fee in Erdynton, in the same county, which Henry de Erdynton, Roger Illory, and Richard de Pype hold, of the yearly value of 40s.; a thirty-second part of a fee in Dodyston, in the same county, which Roger de Alesbury holds, of the yearly value of 15*d.*; an eighth of a fee in Wytton, in the same county, which John de Dixle holds, of the yearly value of 5s.; a tenth of a fee in Aston and Dodiston, in the same county, which Henry de Erdynton holds, of the yearly value of 4s.; a fee in Haggele, co. Worcester, which Edmund de Haggele holds, together with the marriage of Edmund's heir, of the yearly value of 40s.; a moiety of a fee in Pebmore, in the same county, which Sarah de Pabmore holds, of the yearly value of 20s.; a moiety of a fee in Fraunkele, in the same county, which Adam de Herewynton holds, of the yearly value of 20s.; a quarter of a fee in Chirchebill, in the same county, which the prior of Dudle holds, of the yearly value of 10s.; a fee in Belvebrotton, in the same county, which Guy de Bello Campo, late earl of Warwick, held, of the yearly value of 40s.; a twenty-third of a fee in Selley, in the same county, which Geoffrey de Selley holds, of the yearly value of 17*d.*; a quarter of a fee in Northfeld, in the same county, which John de Middleton holds, of the yearly value of 10s.; a fee in Bernak, co. Northampton, which Geoffrey de Selley holds, of the yearly value of 40s.; a fee in Teryngnam, Filgrave, and Astwode, co. Buckingham, which Roger de Teryngnam holds, of the yearly value of 40s.; four fees in Hoggeston and Dorton, in the same county, which William de Birmyngnam holds, of the yearly value of 8*l.*; a moiety of a fee in Eseleberewe, in the same county, which Nicholas de Cantilupo holds, of the yearly value of 20s.; a fee in Tholthorp, co. Rutland, which William de Tolthorp holds, of the yearly value of 40s.; a fee in Werseleye, co. Buckingham, which Richard de Engeyne holds, of the yearly value of 40s. He is also ordered to assign to the said Joan the reversion of the following fees, which Lucy, late the wife of the aforesaid John de Somery, holds in dower: a fee in Emberton, co. Buckingham, which Thomas de Furneux holds, of the yearly value of 40s.; a fee in Chiccheleye, in the same county, which William Mordaunt holds, of the yearly value of 40s.; a quarter of a fee in Ekeneye, in the same county, which Robert de Ekeneye holds, of the yearly value of 10s.; a moiety of a fee in Astwode,

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Membrane 13—cont.

in the same county, which Robert de la Rokele holds, of the yearly value of 20s.; a quarter of a fee in Little Croule, in the same county, which John de Pateshulle holds, of the yearly value of 10s.; a moiety of a fee in Merschabewyne, in the same county, which William de Bledelowe holds, of the yearly value of 20s.; two fees in Ovyng' and Mershton, in the same county, which William de Penceris holds, of the yearly value of 4l.; a quarter of a fee in Caldecote, in the same county, which Nicholas de Evre holds, of the yearly value of 10s.; two fees in Stoke Ditton and Chiselhampton, in the same county, which Robert Pogays holds, of the yearly value of 4l.; a quarter of a fee in Wolston and Newport Paynel, in the same county, which Richard de Tours holds, of the yearly value of 10s.

To the same. Order to deliver to the aforesaid Joan the following of the said John de Somery's advowsons, assigned to her as above: the advowson of the church of Mere in Forton, co. Stafford, of the yearly value of 20l.; the advowson of the church of Honesworth, in the same county, presenting upon alternative occasions, of the yearly value of 40 marks; the advowson of the church of Old Swynford, co. Worcester, of the yearly value of 10l. He is also ordered to assign to her the reversion of the advowson of the church of Clent, co. Stafford, which Lucy, late the wife of the said John de Somery, holds in dower, of the yearly value of 40 marks.

Feb. 30. To the treasurer, or to him who supplies his place, and to the barons of Knaresborough. the exchequer. Order to discharge William de Lillebon, knight, of the issues of a messuage and a virgate and a half of land in Burbache, which belonged to William son of Peter de Lillebon, deceased, an idiot, whose lands were in the king's hands by reason of his idiocy, from 14 November, in the 10th year of the king's reign, when the king ordered Master John Walewayn, then escheator beyond Trent, to deliver the messuage and lands to the said knight, because it was found by an inquisition taken by the escheator that they were in the king's hands for the above reason, and that the said knight was the next heir of the said William son of Peter and was of full age.

Feb. 27. To James de Broghton, keeper of certain of the rebels' lands in co. Knaresborough. Gloucester. Order to deliver to Thomas de Bradeston, a late rebel, his lands and goods, as he has made ransom with the king for his life and lands.
By p.s. [6424.]

March 12. To the sheriff of Nottingham. Order to restore to Andrew le Botiller, Knaresborough. clerk, his lands and goods, which were taken into the king's hands when he was accused of the homicide of Thomas de Holm before Henry le Scrop and his fellows, justices to hold pleas before the king, as he has purged his innocence before the archbishop of York, the ordinary, to whom he was delivered according to the privilege of the clergy.

MEMBRANE 12.

March 4. To Robert de Hungerford, keeper of certain lands in the king's hands Knaresborough. in co. Wilts. Order to deliver to William Chipper his lands, upon his finding mainpernors to have him before the king when ordered, as John de Tycheburn, late sheriff of that county, has certified the king that William's lands and goods were taken into the king's hands because he wore the robes of John de Wylyngton, a late rebel, and was his bailiff in divers of his manors in co. Gloucester.

To Thomas de Marlebergh. Order to deliver to Matthew de Clivedon, knight, a late contrariant, all his lands in the custody of the said Thomas, together with the issues thereof from 2 November last, notwithstanding the

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Membrane 12—cont.

demise of the said lands to Thomas, the king having on the said day ordered Thomas to deliver the lands to Matthew, who had made fine with the king for his life and lands, and Thomas having signified to the king that he had not executed the above order because Robert de Aston and Richard de Loveny, who were appointed to demise the lands of contrariants at ferm for three years, had demised Matthew's lands in Alre to him before 2 November for three years by indenture, whereby he is bound to answer to Robert and Richard for the ferm of the said lands.

March 6. To Thomas Wake and William Latimer. Whereas the king lately
Knaresborough. appointed them to array all the fencible men, horsemen and footmen, in the East Riding of co. York between the ages of sixteen and sixty, and to cause them to be armed according to a form sent to them *sub pede sigilli*, wherein it is contained that the names of the sufficient men shall be put in one roll by themselves, and the names of those who are insufficient in body in another roll by themselves, and the king afterwards frequently ordered the said Thomas and William to cause the said men to be arrayed and armed, so that they should be ready to come to him when summoned to set out against the Scots, and that they should send the names of the men in two rolls, and they have done nothing in the matter; the king now orders them to certify him in his wardrobe before Palm Sunday next concerning the premises in two rolls.

By K.

The like to the men appointed in the following counties—[*Incomplete.*]
Vacated because on the dorse.

Feb. 26. To the taxors and collectors of the tenth and sixth in co. Somerset.
Pontefract. Order to supersede the taxation and levy of the said tenth and sixth of the goods of William de Monto Acuto, son and heir of William de Monte Acuto, tenant in chief, in two parts of his father's lands, as the king, on 3 May, in the 14th year of his reign, granted to the said William, a minor in his wardship, the custody of the said two parts to have, with the issues received thence from Michaelmas then last past, during his minority, rendering therefor yearly the extent of the lands made after his father's death, as William has complained to the king that they intend taxing the goods on the said two parts to the tenth and sixth.

March 8. To Thomas de Burgh, escheator this side 'Trent. Order to deliver to
Knaresborough. Henry de Percy, son and heir of Henry de Percy, tenant in chief, his knights' fees and advowsons of churches, which were retained in the king's hands when he took Henry's homage and rendered to him his father's lands, although he had not then proved his age, as he has now proved his age before the escheator.

By K.

The like to Master John Walewayn, escheator beyond Trent. By K.

To the same. Order to assign dower to Matilda, late the wife of Peter son of Reginald, upon her taking oath not to marry without the king's licence.

March 9. To Robert de Hungreford, keeper of certain lands in the king's hands in
Knaresborough. co. Wilts. Order to deliver to Nicholas le fiz Waryn his lands and the issues thereof from the time when they were taken into the king's hands, upon his finding mainpernors to have him before the king when ordered, John de Tycheburn, late sheriff of that county, having certified that he took the said lands into the king's hand and delivered them to Robert because Nicholas wore the robes of William son of Warin, then a rebel.

By C.

March 4. To John de Donecastre. Order to deliver to John de Burgh, son and
Knaresborough. heir of Thomas de Burgh, the manors of Calthorn and Walton, which are in his custody, as the king has taken the said heir's homage for his father's lands.

By p.s. [6428.]

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Membrane 12—cont.

- March 19. To the sheriff of Southampton. Order to cause a verderer for the forest of Everesby (*sic*) to be elected in place of John de Seint Manifeu, deceased.
Doncaster. To the same. Order to cause a verderer for the said forest to be elected in place of John de Heryerd, who is incapacitated by age.
- March 16. Margaret, daughter of Gilbert de Milford, imprisoned in Pontefract castle for the death of Idonia, daughter of Robert de Milford, has letters to the sheriff of York to bail her until the first assize.
Knaresborough.
- To the treasurer and barons of the exchequer. Order not to distraint Roald de Richemund, late keeper of Duffeldfrith and other lands there, to render his account for the time of his custody, as John de Hardeshull, Richard de Denton, Walter de Kirkebride, Bernard le Polter, Alan de Grendeshale, and Robert de Grendesdale have mainperned to have the said Roald before the treasurer and barons at the exchequer in the quinzaine of Easter next to render his account. By K.
- March 21. To Robert de Waltham, keeper of the wardrobe. Order to make account with Elias de Joneston, king's clerk, who was lately appointed by the council for the prosecution of certain affairs touching the duchy of Aquitaine, concerning his wages appointed in this behalf, as he shall find was accounted with Elias in the same wardrobe, and to pay him 40s. on account of his wages in this behalf. By K.
Lenton.
- March 18. To Aymer de Valencia, earl of Pembroke, keeper of the Forest beyond Trent, or to him who supplies his place. Order to resume into the forest all the king's demesne woods that it shall seem to him were afforested at the time of the charter of the forest of Henry III., and that have been put out of the forest contrary to the tenor of the charter, and to keep them as forest until further orders, notwithstanding any perambulation made in the late king's time or during the present king's time. By K.
Doncaster.
- March 20. To Roger de Waltham, keeper of certain lands in the king's hands in co. Stafford. Order to deliver to Robert de Whitefeld his lands in Adgarsleye and Uttokesather, upon his finding mainpernors to have him before the king when ordered, as the said keeper has certified that the lands were taken into the king's hands because Robert wore the robes of Thomas, late earl of Lancaster, and for no other reason.
Lenton.
- The like to Robert de Hungerford, keeper of certain lands in the king's hands in co. Middlesex, concerning the said Robert's lands in his custody.
- March 18. To the treasurer and barons of the exchequer. Order to cause Roger Coilly to have respite during the king's pleasure for the fine made with the king for adhering to Thomas, late earl of Lancaster, and other rebels. By p.s. [6454.]
Blyth.
- March 19. To Roger de Waltham, keeper of certain lands in the king's hands in co. Stafford. Order to deliver to William de Stafford, knight, his lands and the issues thereof from the time when they were taken into the king's hands, as the king has pardoned him the suit of his peace for adhering to certain rebels, and has restored to him his lands and the issues as above for a fine made with him by the said William.
Warsop.
- By p.s. and by K. as to delivering the issues.
To Thomas de Pype. Order to deliver the said William from prison.
To John de Swynnerton, late sheriff of Stafford. Order to deliver to the said William the issues received by him from the aforesaid lands.
- March 21. To Master John Walewayn, escheator beyond Trent. Order to deliver to Edmund Bacun the manor of Hatfeld Peverel, in accordance with the king's grant to him, on 1 October, in the third year of his reign, of the reversion of the same after the death of Alexander Quyntyn, who then held
Leicester.

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Membrane 12—cont.

it of the king for life, as it appears by an inquisition taken by the escheator that he took the manor into the king's hands on Alexander's death, and that no one claims anything therein except the said Edmund, and that the manor is held of the king in chief as of the manor of Writele, in the king's hands, by the service of two pairs of gilt spurs or 12*d.* yearly, the king having taken Edmund's fealty for the same.

March 21.
Lenton.

To the sheriff of Gloucester. Order to release Roger son of John Burden from prison at Gloucester, upon his finding mainpernors to have him before the king, as the sheriff has certified that Roger was arrested because he was the groom of John Cokerel, a member of the household of John Giffard of Brynmesfeld, a late contrariant, and kept John Cokerel's horse when he was at Gloucester in John Giffard's company.

March 23.
Sulby.

To the sheriff of Northampton. Order to repair divers parcels of the walls and palings about the king's park of Northampton, which the king ought to repair at his cost.

March 15.
Knaresborough.

To the treasurer, or to him who supplies his place, and to the barons of the exchequer. Order to acquit the citizens of Carlisle of their ferm for the city this year, as the king has pardoned them the same in aid of their expenses about the safe-keeping of the city. By K.

March 30.
Langley.

To the sheriffs of London. Order to pay to John de Weston, the elder, 25 marks for Easter term last out of the ferm of the city, in accordance with the king's grant to him of 50 marks yearly from that ferm.

MEMBRANE 11.

April 4.
Westminster.

To the bailiffs of York. Order to pay to William de Roos of Hamelak 75 marks out of the ferm of the city for Easter term last, in accordance with the king's grant to him of 150 marks from the ferm of that city and of 150 marks from the ferm of the city of Lincoln.

The like to the bailiffs of the city of Lincoln.

April 6.
The Tower.

To the sheriff of Kent. Order to pay to Nicholas de Acton, king's clerk, who is staying in that county in order to purvey certain victuals for the Scotch war, 4*l.* towards his expenses in that matter.

April 6.
Westminster.

To the sheriffs of London. Order to receive from Manent Francisci all the corn and victuals that he or his men will deliver to them, as Manent will cause corn and other victuals to be provided in divers parts of the realm for the Scotch war, and to cause all the wheat to be ground and bouted (*bulettari*), and to cause the flour thereof to be put into barrels, and to cause all the corn and victuals and the flour to be carried to Newcastle-on-Tyne, to be delivered to the receiver of the king's victuals. By K.

The like to the sheriffs of Kent and Sussex.

April 7.
The Tower.

To the sheriffs of London. Order to buy and purvey 400 empty wine-barrels for carrying the above flour to Newcastle. The king has ordered Stephen de Abyndon, his butler, or him who supplies his place in the port of London, to aid them in providing the said barrels. By K.

Mandate in pursuance to the said Stephen, or to him who supplies his place. By K.

April 8.
The Tower.

To William de Poloye, keeper of certain lands in the king's hands in co. Hertford. Order to deliver to Richard son of Henry de Boclund the manor of Boclund, in that county, as it appears by the foot of a fine levied before the justices of the Bench between the said Henry and Alice his wife, demandants, and Master Stephen de Gledeseye, deforciant, concerning the

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Membrane 11—cont.

said manor, the tenor whereof the king has caused to come before him in chancery, that Simon granted the said manor to Henry and Alice, and rendered it to them in court, to have and to hold to them for their lives, with remainder to Reginald, Henry's son, and to the heirs of his body, with remainder, in default of such heirs, to the said Richard, Reginald's brother, and to the heirs of his body, with remainder, in default of such heirs, to Eleanor, Richard's sister, and the heirs of her body, with remainder to the right heirs of the said Henry, and it appears by an inquisition taken by Walran de Rocheford and Geoffrey de la Lee, at the suit of the said Richard, that Henry and Alice were seised of the manor jointly for six years and more by virtue of the aforesaid fine, and that Reginald died without an heir of his body during the lives of Henry and Alice, and that after Henry's death, Alice, who thus held the manor for life, granted it by deed indented, which was shewn in chancery, to Bartholomew de Badlesmere during her life at a yearly rent of 20*l.*, and that the manor was taken into the king's hands with the other lands of Bartholomew during Alice's life, and that Alice has now died, by reason whereof the manor ought to remain to Richard according to the form of the fine. By C.

April 8. To Robert de Hungerford, keeper of certain lands in the king's hands in
The Tower. co. Wilts. Order to deliver to John le Spicer of Kyngeston 52*s.* of yearly rent in Natton and Derneford, co. Wilts, the king having ordered Robert to certify him of the cause for taking into his hands 72*s.* of yearly rent of the said John's in Templeton, Natton, Portesheved, and Derneford, and Robert has certified that he took the aforesaid 52*s.* of rent and 2*s.* of rent in Templeton, co. Berks, which belonged to the said John of the grant of the earl of Lancaster for life, into the king's hands because he understood from many persons that John, who was a member of the earl's household, had died, and that the reversion of the rent pertained to the king by the earl's forfeiture, as John, who has appeared personally in chancery, has prayed the king for remedy.

April 13. To the sheriffs of London. Order to receive from Hamo de Chiggewell,
The Tower. Master Robert de Haselschawe, provost of Wells, and Reginald de Conductu all the corn and victuals that they shall deliver to them for the Scotch war, and to cause all the wheat to be ground and bouted (*bulettari*) and the flour thereof to be placed in barrels, and to cause all the corn, victuals and flour to be carried to Newcastle-on-Tyne and there delivered to the receiver of the king's victuals.

To Manent Francisci. Order to deliver to the aforesaid sheriffs all the corn and other victuals provided by him in the city of London for the Scotch war, to be ground, bouted, etc., by them as above.

Mandate in pursuance to the sheriffs.

April 13. John Pentyn, 'neylere,' imprisoned in Neugate for the death of John de
The Tower. Chiggewell, 'copersmyth,' has letters to the sheriffs of London to bail him.

April 12. To Robert de Hungerford, keeper of certain lands in the king's hands in
The Tower. co. Wilts. Order not to intermeddle further with the lands of Thomas son of William Mauduyt in Tydecoumbe and Werministre, and to restore the issues thereof, as Robert has certified that the lands were taken into the king's hands by John de Ticheburn, late sheriff of Wilts, because the said Thomas, together with Thomas Mauduyt, knight, a late rebel, took and carried away the cattle of Hugh le Despenser, the elder, in his manor of Ashemere, and because the said Thomas son of William did not come to the king at Coventre, as it appears by the letters of the said Hugh sent into chancery that the said Thomas son of William has satisfied him for the aforesaid trespass, and the king learns upon trustworthy evidence that

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Membrane 11—cont.

Thomas was so ill and infirm when the king was at Coventre, and for a long time afterwards, that he could not labour.

April 15. To the taker of the wines of the right prise at Southampton. Order to
London. deliver to the abbot and monks of King's Beaulieu a tun of wine for this year, in accordance with the grant of Henry III.

To Henry de Cobham, keeper of the castle and honour of Tonebrigge. Order to cause the palings about the chace of Tonebrigg to be repaired.

To Master John Walewayn, escheator this side Trent. Order to cause John de Wodhull, son and heir of Thomas de Wodhull, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage. By K.

April 18. To John le Porter, keeper of certain lands in the king's hands in co.
The Tower. Essex. Order not to intermeddle further with the lands and goods of John Gyneye of Little Berdefeld, and to restore the issues thereof, as the said keeper has certified the king that they were taken into the king's hands by Geoffrey Dode, and that the said John married Agatha, *filiast* of Peter de Dernardeston, knight, which Peter was of the robes and household of Thomas, late earl of Lancaster, and that the lands and goods of the said John were taken into the king's hands for that reason.

April 16. To Master John Walewayn, escheator this side Trent. Order to deliver
The Tower. to Hugh le Despenser, the younger, the manor of Gla[tton], co. Huntingdon, which belonged to Edmund, late earl of Cornwall, and which came to the late king upon his death, and to deliver to Hugh the issues received therefrom since the manor was taken into the king's hands upon the death of the abbot of Thorney, who held it for life of the king's commission, the king having granted the manor to Hugh.

April 14. To the same. Order to cause dower to be assigned to Cicely, late the
The Tower. wife of John de Penedok, tenant by knight service of the lands that belonged to Geoffrey Daptot, in the king's hands.

April 18. To Roger Carles, keeper of certain of the late rebels' lands in co. Hereford.
Westminster. Order to pay to Giles de Bello Campo the 15*l.* that he caused to be levied for the king's use of the issues of the manor of Mawardyn, which the king lately committed to Giles, of the king's gift.

By K. on the information of Master R. de Baldok.

April 17. To Hugh le Despenser, the younger, constable of Bristol castle, or to
Westminster. him who supplies his place. Order to expend up to 20*l.* in repairing the houses, towers, and other buildings of the castle. By K.

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Membrane 11—Schedule.

Dec. 12. To the justices of the Bench. Order not to put John Cosyn in default
Tutbury. for not appearing before them on Thursday the octaves of St. John the Baptist last in the suit before them between Richard Martyn, demandant, and the said John, tenant, concerning 12½ acres of land and 2*s.* 4*d.* of rent in Harewe, as John was engaged in the king's service on that day.

By K.

1323.

April 1. To the same. Order not to put Richard de Cornubia in default for not
Westminster. appearing before them on Friday the morrow of Martinmas in the suit before them between Robert de Beyvill, demandant, and the said Richard, tenant,

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Membrane 11—Schedule—cont.

concerning 22 messuages, 140 (*centum et quatuaginta*) acres of land, 30 acres of meadow, 6 acres of wood, and 2s. of rent in Wode Walton, as he was engaged in the king's service on that day. By p.s.

April 12.
London.

To the same. Signification that Agnes, daughter of Thomas Richard, came before the king, on Tuesday after St. Guthlac last, and sought to replevy her land in Lyde, which was taken into the king's hands for her default before them against Constance, late the wife of Luke Crede.

April 15.
London.

To the same. Order not to put John Cosyn in default for not appearing before them on Thursday the quinzaine of Martinmas last in the aforesaid suit between him and Richard Martyn, as he was engaged in the king's service. By K.

Feb. 4.
Newark.

To the mayor and sheriffs of London. Order not to put Robert de Kelleseye in default for not appearing before them on Monday after the Conversion of St. Paul in the suit by writ of right between William Cros, demandant, and the aforesaid Robert, deforciant, concerning a messuage in London, as he was engaged in the king's service. By K. and C.

MEMBRANE 10.

March 28.
Langley.

To the sheriff of Devon. Order to cause a coroner for that county to be elected in place of Baldwin de Wyndesore, who is incapacitated by illness and infirmity.

The like to the same to elect a coroner in place of Oliver de la Spyne, incapacitated in like manner.

April 2.
Westminster.

To Gilbert de Ryssheton, keeper of the lands of certain contrariants in co. Kent. Order to deliver to Bona, late the wife of Thomas le fitz Bernard, the manor of Kyngesdon, to be held by her for life, as it is found by a part of a fine levied before the justices of the Bench between the said Thomas and Bona, demandants, and John de Northewod, the elder, deforciant, concerning the said manor, and by the king's letters patent exhibited in chancery, that John granted the manor to Thomas and Bona, to hold to them and their heirs of the king, with reversion, in default of heirs of the body of Thomas, to Bartholomew de Badlesmere, and it is found by an inquisition taken by John Bousser and Robert de Asshele in the presence of the said keeper that Thomas and Bona were seised jointly of the manor by virtue of the said fine, and continued their seisin without change for two years, and that at the end of that time Thomas, whom Bona was unable to contradict, rendered the manor to the said Bartholomew, and that Thomas and Bona never during Thomas's life, nor Bona after his death, changed Bona's estate therein in any way, and that the manor is held in chief.

By C.

April 2.
Westminster.

To the same. Order to deliver to the said Bona for life the manor of Tonge near Sidyngburn and the advowson of the church of that manor, as it appears by part of a fine levied before the late king's justices of the Bench, in the 32nd year of his reign, between Ralph le fitz Bernard, demandant, and Edmund le fitz Bernard, deforciant, concerning the said manor and advowson that Edmund granted the manor and advowson to Ralph for his life, with reversion to the said Thomas and Bona and the heirs of Thomas, and it appears by an inquisition taken by John de Bousser and Robert de Asshele that Ralph was seised of the manor and advowson by virtue of the said fine, and held it peacefully for two years, and died seised thereof as tenant for life, and that after his death Thomas and Bona entered them by virtue of the fine, and held them jointly in peace for five

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Membrane 10—cont.

years, and that at the end of that time Thomas, whom Bona could not contradict, demised them to Bartholomew de Badlesmere, and that Thomas and Bona never changed Bona's estate therein, the manor and advowson having been taken into the king's hands by Bartholomew's forfeiture.

By C.

April 3. To the treasurer and barons of the exchequer. Order to allow to Master Westminister. John Walewayn, escheator this side Trent, the 95*l.* that he and John de Donstaple, king's clerk, provided between them for the wages of the footmen who came to the king from Glamorgan, the king having ordered the said escheator by letters of privy seal to levy that sum from the issues of his bailiwick, and to pay it to those from whom it was borrowed.

To Master John Walewayn, escheator this side Trent. Whereas it was found by an inquisition taken by Thomas de Burgh, escheator beyond Trent, that Robert le Vavasour held at his death certain lands in Cokesford, and the manor of Friston, co. York, of the king in chief as of the honour of Pontefract by homage and fealty and scutage when it runs and by knight service, and that he held no lands in chief as of the crown, and the king has taken the homage of Henry le Vavasour, his brother and heir, and [has restored] the manors to him together with—[*Incomplete.*]

Vacated.

April 5. To the sheriff of Cambridge and Huntingdon. Order to pay to William Westminister. de Leycestre, king's clerk, who is staying in those counties to purvey certain provisions for the Scotch war, 5 marks towards his expenses, in addition to the 5 marks that the king lately ordered him to pay to the said clerk.

The like to the sheriff of Essex in favour of John de Crosseby, for 5 marks.

The like to the sheriff of Southampton in favour of Thomas de Geyrgrave, for 40*s.*

April 5. To Roger Beler and his fellows, justices to hear and determine certain Westminister. trespasses committed in the king's parks and chaces in cos. Derby and Stafford. Order to deliver from prison all who are indicted before them for vert or venison or other trespasses in the said parks and chaces, upon their finding mainprize at the king's will. By p.s. [6481.]

April 6. To Robert de Aston, keeper of certain lands of the late contrariants in Westminister. co. Gloucester. Order to cause a yearly rent of 12*l.* from the manor of Norton, in that county, to be paid to Walter Pikerell from the time when the manor was taken into the king's hands for so long as it shall remain in the king's hands, as it is found by a part of fine levied before the late king's justices of the Bench, in the 33rd year of his reign, between John Giffard, demandant, and the said Walter, deforciant, concerning a messuage, three carucates of land, two mills, and 50*s.* of yearly rent in Sherston Parva, that Walter acknowledged the said lands and rent to be the right of the said John, and rendered them to him in court, and that John granted that he would render Walter 12*l.* yearly during Walter's life; and it appears by inquisition taken by the said keeper and by John de Peyton, that the said John Giffard, on Monday the eve of the Purification, in the aforesaid year, granted to Walter 12*l.* of yearly rent for life from his manor of Norton, in that county, and that Walter was seised of that rent from that time until the manor was taken into the king's hands by reason of the rebellion of John, son and heir of the said John, without changing his estate therein, the manor being held of the king in chief, as Walter has made a fine with the king for the trespass committed in this behalf.

By C. and by a fine of 20*s.*

1323.

Membrane 10—cont.

April 4. To Master John Walewayn, escheator this side Trent. Order not to
Westminster. intermeddle further with the lands of Robert le Vavasour, and to restore the issues thereof, as it was found by an inquisition taken by Thomas de Burgh, escheator beyond Trent, that Robert held at his death certain lands in Cokesford and the manor of Fryston, co. York, of the king in chief as of the honour of Pontefract by homage and fealty and scutage when it runs and by knight service, and that he did not hold any lands in chief as of the crown, the king having taken the homage of Henry le Vavasour, brother and heir of the said Robert, and it appears by an inquisition taken by the said John that Robert held no lands in chief in his bailiwick.

To the sheriff of Middlesex. Order to cause a coroner for that county to be elected in place of Peter le Botiller, deceased.

April 5. To the sheriff of Buckingham. Order to cause a verderer for the
Westminster. forest of Bernewode to be elected in place of Peter Carbonel, whom the king has amoved from office for insufficiency.

Like order for the election of a verderer in place of John Darches, amoved for the like reason.

April 6. To John de Wylghby, John de Hildesle, and Eustace de Bourneby.
The Tower. Order to supersede entirely the buying and purveying of 1,000 quarters of wheat and 1,000 quarters of barley in co. Northampton, in accordance with the king's commission to them, and to cause any corn they may have bought or purveyed to be restored. By K.

April 6. To Master John Walewayn, escheator this side Trent. Order to deliver
The Tower. to Ellen, late the wife of John Dengayne, tenant in chief, the following of his lands, which the king has assigned to her as dower: a third of the manor of Great Gyddyng', co. Huntingdon, of the yearly value of 33s.; a third of 40 acres of land there, which are not extended; a third of certain lands in Estpyrye, in the same county, of the yearly value of 23s. 4d.; a third of certain lands in Laxton, co. Northampton, of the yearly value of 69s. 4d.; a third of 40 acres of wood there, which are not extended; a third of certain lands in Pitthesle, in the same county, of the yearly value of 23s.; a third of certain lands in Bulwyk, in the same county, of the yearly value of 22s.; and a third of certain lands in Haryngworth, in the same county, of the yearly value of 7s.

To the same. Order to deliver to the aforesaid Ellen the following of the said John's knights' fees, which the king has assigned to her as dower: a tenth of a fee in Smalelond, co. Essex, which part is of the yearly value of 4s.; a quarter of a fee in Giddyng', Salue, and Lullyngton, in the same county (*sic*), which William de Salue, William de Estlullyngton, Ellen his sister, and Robert de Donetoun of Giddyng' hold, which quarter is of the yearly value of 40d.; a moiety of a fee in Multon, co. Northampton, which John de Crumbwell holds, which moiety is of the yearly value of 20s.

To the same. Order not to intermeddle further with the manor of Grafham, co. Huntingdon, and the advowsons of the church of that manor and of Holy Trinity church, Blatherwych, co. Northampton, and to restore the issues thereof, as it appears by inquisition taken by the escheator that John Dengayne and Ellen his wife held them jointly at the time of John's death by fines levied in the king's court, and that they are held of others than the king.

April 9. To the collectors in the port of London of the custom of wool, hides, and
Westminster. wool-fells, and of the subsidy granted to the king by the merchants. Order to pay 52*l.* 18*s.* 0*d.* out of the said subsidy to those from whom 160 quarters of salt have been bought by James Beauflour and Andrew

1323.

Membrane 10—cont.

Rosekyn, the king's mariner, and delivered to John Bertelmeu of Grenewyche, master of the ship called '*La Blyth*' of Westminster, for conveyance to Newcastle-on-Tyne, for the expedition of the Scotch war. By C.

April 7. To the taxors and collectors of the tenth and sixth in co. Southampton.
Westminster. Order to pay to the sheriff of that county 20*l.*, as the issues of his bailiwick do not at present suffice for the carriage of the victuals that the king ordered him to send to Newcastle-on-Tyne. By C.

April 18. To the sheriff of Kent. Order to restore to Peter de Grandisono,
Westminster. knight, a late contrariant, all his lands, as he has made ransom with the king for his life and lands.

By K. on the information of Master Robert de Baldok.

The like to Roger Carles, keeper of certain lands in the king's hands in co. Hereford.

April 8. To the sheriff of Oxford. Order to supersede entirely the demand for
The Tower. 40*l.* from Thomas de Saunford of the county of Southampton, for saving his life and lands, as the said Thomas has always been faithful to the king, and the said fine was made with the king by another Thomas de Saunford of the county of Oxford, a late contrariant.

April 18. To Alan de Cubbeldyk, keeper of certain lands in the king's hands in
Westminster. co. Lincoln. Order not to disquiet Alesia de Lacy, countess of Lincoln and Salisbury, for the costs about the sowing and mowing of the hay and the value of the seed of the corn growing in the manors of Halton-on-Trent, Wadyngton, Lutton, Thorleye, Bolyngbrok, Waynflet, Wrangel, Stepyng', Ingoldemeles, Thoresby, Wath, Sutton-in-Holand, Swaveton, and Alkebarowe, and in the moors of Wildemore and Le Frith, in co. Lincoln, on 16 July last, when the king granted to her all the corn, hay, and grass therein, as Alesia has shown the king that the keeper intends charging her with the above.

MEMBRANE 9.

April 7. To the abbot of Cîteaux, the *diffinitores* and abbots about to assemble
Westminster. in chapter-general at Cîteaux. Request for their prayers on behalf of the king and queen, Edward, earl of Chester, their eldest son, and their other children, and for the realm.

Vacated because on the dorse.

April 16. To Richard de Potesgrave, keeper of certain rebels' lands in co. Kent.
The Tower. Order not to intermeddle further with 12 acres of meadow in Tonebrigg, co. Kent, and to restore the issues thereof, as the king learns by inquisition taken by John de Ifeld and the keeper that William de Stuperesheld demised the meadow to Thomas Colepeper for one year to receive the crop for one year only, and not in fee or otherwise, and that the meadow is held of the manor of Tonebrigg; the keeper having taken the meadow into the king's hands, pretending that Thomas held it in fee on the day when he rebelled against the king.

April 16. To the treasurer and barons of the exchequer. Order to cancel and
The Tower. annul the recognisance for 15*l.* to Ingelram Berenger, knight, made by George de Thorp, knight, before them in Easter term, in the 15th year of the king's reign, as Ingelram has appeared in chancery and acknowledged that George has satisfied him for the same.

April 18. To the same. Order to account with Robert de Ardern, keeper of the
Westminster. castle and honour of Bannebury, for the expenses and wages paid by him about the custody of the above since his appointment, and to allow him for the same in his account at the exchequer. By K.

1323.

*Membrane 9—cont.*April 18.
Westminster.

To the taxors and collectors of the sixth in the city of London. Order to permit John de Triple, citizen of London, to be quit according to the king's grant to him, and not to molest him contrary to the same, the king having, on 12 March, in the third year of his reign, granted to him for life that he should be quit of tallages, aids, watches, and contributions whatsoever by reason of his lands, or rents, or goods, or merchandise, within or without the city, saving the king's prises, and that he should not be put on assizes, juries, etc., in the city, and should not be made mayor, escheator, coroner, reeve, alderman, or other minister there against his will, and that his goods should not be taxed by reason of any grant from the community of the city to the king or by reason of any tallage, the king having, on 15 July following, granted that he should enjoy these liberties for life, because he had not obtained (*assecutus*) the king's letters patent of this grant.

April 18.
Westminster.

To the sheriff of Essex and Hertford. Order to supersede entirely the proceeding to the outlawry of John son of Nicholas de Stebbyng at the king's suit by reason of the trespass committed by him upon Master Jordan Moraunt, deceased, at Sabricheworth, the king having, on 15 June, in the 14th year of his reign, ordered the sheriff of Hertford not to proceed to the outlawry of the said John, because he was given to understand that Jordan had remitted his suit to John, as the king now understands that John is newly put in exigent to be outlawed in the said county on Thursday next by reason of the above trespass.

April 16.
The Tower.

To the mayor of London. Whereas at the suit of Acheritus de Portinariis, an alien merchant dwelling within the realm, suggesting that at all times past it was the custom amongst alien and strange merchants dwelling within the realm that memoranda should be made in their papers (*papiris*) of the days fixed for payment of loans or other payments of money amongst them without making any other obligation, and Acheritus lately delivered 264*l.* 12*s.* 8*d.* sterling to Thomas Henry, merchant of the society of the Scali of Florence, at London for a mercantile cause, which sum Thomas ought to have paid to Acheritus at the Purification last, whereof memoranda were made in the papers of Acheritus and Thomas, and the said Thomas, endeavouring to defraud Acheritus of the said sum, asserted that he had paid it to Acheritus, adding that it was written in Thomas's paper that payment thereof had been made, although nothing had been paid and the day of the payment aforesaid had not arrived, the king ordered the mayor to take with him Roger de Swynnerton, then constable of the Tower, or him who supplied his place, or some other faithful subject, and to call before him Acheritus and Thomas and other merchants of the said society, and merchants of the society of the Bardi, Peruzzi, and Spini, and other alien merchants at London, and to hear the reasons of Acheritus and Thomas, and their fellows of the said society, and to examine the papers of Acheritus and Thomas, and to obtain information herein by inquisition or by other means according to the law merchant, and if he found that this fraud had been done by Thomas, to arrest him and the goods of the said merchants of the Scala, and to keep them safely until further orders, and the king ordered him to arrest Thomas because it was said that he was hastening to leave the realm secretly, and the mayor signified that it was found by the process in this matter that Thomas had made the said fraud, for which reason he is committed to Neugate prison, and that no fellow of the said society of the Scali was consenting in any wise to the fraud, and that Thomas was not a fellow of the society, but a paid servant (*stipendiarius et famulus*) of the merchants of the aforesaid society; as Acheritus has been satisfied for the said sum, as he has acknowledged in chancery, the king orders the mayor to release Thomas from prison.

By K.

1323.

*Membrane 9—cont.*April 16.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king on 18 May, in the 12th year of his reign, committed to Jocus de Spaldyng' the custody of a messuage, 65 acres of land, 12 acres of meadow, and 14*s.* 7*d.* of rent in Wyverton and Bernyston, co. Nottingham, which belonged to Hugh de Garthorp, tenant in chief, of the yearly value of 44*s.* 4*d.*, to have from the morrow of the Close of Easter then last past during the minority of William son and heir of the said Hugh, on condition that Jocus maintained the heir suitably, rendering therefor 50*s.* yearly to the exchequer, and afterwards, on 2 July, in the 14th year of his reign, the king, in consideration of a fine made with him by Gerard de Sekynton, pardoned the said Geoffrey and Joan his wife, late the wife of the said Hugh, their trespass in marrying without his licence, and ordered Richard de Rodeneye, late escheator this side Trent, to assign to them her dower of Hugh's lands, the king orders the treasurer and barons to discharge Jocus of the issues of the lands assigned to Gerard and Joan from the aforesaid, 2 July.

April 18.
Westminster.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to Hugh de Bungey, the king's armourer, 69*l.* 15*s.* 2½*d.*, the remainder of 132*l.* 11*s.* 6*d.* that the king lately owed him for divers arms and other things touching his office, to wit 24*l.* 9*s.* 0*d.* for divers expenses for arming the king's body with divers arms in the late king's time, as appears by a bill of J. bishop of Bath and Wells, then keeper of the late king's wardrobe; 47*l.* 8*s.* 4*d.* for the making of the king's arms and for other small costs about the same in the fourth year of his reign; 18*l.* 17*s.* 9*d.* for the making of arms, banners, pennons (*baneriorum, penncellorum*) and other things touching his office for the whole of the fifth year; 14*l.* 9*s.* 9*d.* for the like in the sixth year, as appears by three bills under the seal of Ingelard de Warle, then keeper of the wardrobe; 76*s.* 0¾*d.* for divers arms and other things touching his office during the seventh year; 19*l.* 0*s.* 9*d.* for the like from the beginning of the eighth year until 1 December in the same year; 75*s.* 7*d.* for the like from the said day until the end of the same year; 14*s.* 2½*d.* for the making of arms and other things by the king's order between 7 July, in the 9th year of the reign, and 1 February, in the same year, as appears by four bills under the seal of Ralph de Stokes, then clerk of the great wardrobe, Hugh having received 62*l.* 16*s.* 3½*d.* at the exchequer in the 10th and 14th years by the hands of the treasurer and chamberlain, as appears by the entry (*intitulacionem*) on two bills under the said Ingelard's seal.

By p.s. [6502.]

To the same. Order to pay to Gilbert de Taunton, the king's saddler, 42*l.*, which the king owes him for saddles, reins, and other things touching his office, bought from him for the king's use from the beginning to the end of the 12th year, as appears by a bill under the seal of Ralph de Stokes, then clerk of the great wardrobe.

By p.s.

April 28.
Finedon.
(Thyngden.)

To the sheriff of York. Order to cause verderers for the forest of Pykeryng, which has come to the king's hands as escheat by the forfeiture of Thomas, late earl of Lancaster, to be elected in place of those who were there in the earl's time, the king having amoved them from office.

To John de Kilvynton, keeper of the castle and honour of Pykeryng, co. York. Order to expend up to 20*l.* in repairing the king's mills at Pykeryng and the pond of the same, which, the king understands, have been broken down by ice and floods, the pond being almost entirely carried away. By K.

April 25.
Newnham.

To the treasurer and barons of the exchequer. Order to acquit John de Sancto Phileberto of 29*l.* 18*s.* 0*d.*, which are exacted from him for his father's debts at the exchequer, as the king has pardoned him the aforesaid sum in payment of the debts due from the king to him for the arrears of his fee and wages for the time when he stayed with the king and was of the king's retinue (*retinencia*).

By p.s. [6512.]

1323.

MEMBRANE 8.

April 15.
London.

To the sheriffs of London. Order to permit Hugh Copyn, Peter Toys, Matthew son of Walter, Mundekyn son of Lambert, Peter Moyte, John le Brun, and Arnold le Clouer, Flemings, to return home, provided that one of them shall stay in the city for the others until the king learns that the prisoners of his realm and power have been released from prison within the dominion of the count of Flanders, or until further orders, the king having lately ordered the sheriffs to release the Flemings aforesaid from Neugate, wherein they were imprisoned by reason of the dissensions between the subjects of the king and of the count, upon condition that each of them mainperned for another not to leave the city without the king's licence. The king makes the present order at the request of Tutto Gidi. By K.

April 14.
The Tower.

To John Poleyn, fermer of the manor of Merdele, in the king's hands. Order to pay to Roger de Luda 40s. yearly from the time when the manor was taken into the king's hands for so long as it shall be in John's custody, as the king's learns by inquisition taken by Robert de Asshele and Geoffrey de la Lee that Walter de Twynham, knight, was seised of the manor in his demesne as of fee, and on Saturday after St. Margaret, in the 10th year of the king's reign, charged the manor to the said Roger with a robe, price 20s., yearly, during Roger's life, and that Roger was seised thereof for two years after the grant, and that Walter afterwards enfeofed Adam de Eglesfeld of the said manor in fee, who held it for 12 weeks and died sieised thereof in his demesne as of fee, after whose death John de Eglesfeld, brother and heir of Adam, entered the manor, and, having had seisin thereof, charged it with 20s. yearly to the said Roger for life, whereof Roger was seised for a year whilst John held the manor, and that John afterwards enfeofed John de Sandale of the said manor, by whose hands Roger was seised of 20s. for half a year, and the said John de Sandale died seised of the manor in his demesne as of fee, after whose death John de Sandale, his kinsman and heir, entered the manor, and forthwith enfeofed Bartholomew de Badlesmere thereof, by whose forfeiture the manor came to the king's hands, and that Roger made no estate of the said rent to the said Walter, John, or Bartholomew, or to any other, and did not release it to anyone, and that the manor is held of John Poleyn, Henry Melksop, and the abbot of Redyng', and that it is worth 10*l.* yearly in all issues besides the services due to the chief lords and the 40s. due to Roger.

By pet. of C. [2942.]

April 28.
Rockingham.

To the sheriff of Somerset and Dorset. Order to cause the victuals that the king lately ordered to be provided in those counties for the Scotch war to be sent to Skymburnesse, as Walter, bishop of Exeter, the treasurer, has enjoined upon him, the king having appointed certain of his subjects to buy and purvey in that bailiwick 1,000 quarters of wheat, 1,000 quarters of beans, and 500 quarters of barley, and to deliver the same to the sheriff, whom the king ordered to receive it, and to cause as much of the wheat as possible to be ground, boulded (*bulettari*), and put in barrels, and to cause the other victuals to be kept safely in suitable places until further orders.

April 29.
Oakham.

To the keeper of the manor of Cyppenham. Order to pay to the abbot of Westminster the arrears of the yearly rent of 50s. from that manor, from the time when the manor came to the king's hands, and to pay the same hereafter, as the king learns by inquisition taken by the keeper that the abbot ought to receive the said rent because the manor is held of him as chief lord by that rent, and that the abbot and his predecessors were seised of the said rent from time out of mind by the hands of the earl of Cornwall and other tenants of the manor until the Annunciation, in the sixth year of the king's reign, when the manor came to the king's hands, since which time nothing has been paid to the abbot.

By p.s.

1323.

*Membrane 8—cont.*April 30.
Croxtan.

To Edward, earl of Chester, or to him who supplies his place in the Isle of Wight. Order to cause all the prisoners in the king's prison in the island to be kept safely.

April 29.
Newark.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands of Nicholas de Cave of Beverley, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held nothing in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

May 3.
York.

To Master John Walewayn, escheator beyond Trent. Order to cause dower to be assigned to Isabella, late the wife of Peter de Hamme, tenant in chief, according to the extent made by Richard de Rodeneye, late escheator beyond Trent, or according to another to be made if necessary, upon her taking oath not to marry without the king's licence.

May 5.
York.

To the sheriff of Huntingdon. Order to cause a verderer for the forest of Wanberge to be elected in place of Giles de Haliwell, deceased.

May 5.
York.

To the treasurer, barons, and chamberlains of the exchequer. Order to ordain for the payment of the wages of the following footmen, archers, and other armed men, whom the king has ordered to be chosen in the following countries and in Wales and to be brought to him for the Scotch war, he having ordained to be at Newcastle-on-Tyne in the octaves of Midsummer next with his army to set out against the Scotch rebels: from cos. Somerset, Dorset and Wilts, 500 archers; from co. Southampton, 500 archers; from co. Sussex and the Weald (*valdis*) of Kent, 500 archers; from cos. Essex and Hertford, 300 archers; from cos. Salop and Stafford, 500 archers; from co. Lancaster, 400 archers; from the High Peak in co. Derby, 300 archers; from cos. Gloucester and Hereford and the forest of Dene, 1,000 archers; from co. Cornwall, 200 footmen armed with aketons, bascinets, or palets (*palettis*) at least, and other suitable arms; from co. York, 4,500 footmen armed in like manner; from cos. Nottingham and Derby, except the parts of the Peak, 1,500 footmen armed in like manner; from cos. Cumberland and Westmoreland, 2,000 footmen armed in like manner; from cos. Northumberland, 500 footmen armed in like manner; from co. Lancaster, 1,000 footmen, except the 400 archers aforesaid; from co. Kent, except the Weald (*Valdis*), 400 footmen; from co. Surrey, 100 footmen; from cos. Bedford and Buckingham, 300 footmen; from cos. Oxford and Berks, 300 footmen; from cos. Warwick and Leicester, 300 footmen; from co. Worcester, 200 footmen; from cos. Cambridge and Huntingdon, 400 footmen; from cos. Norfolk and Suffolk, 700 footmen; from co. Northampton, 500 footmen; from co. Rutland, 100 footmen; from co. Lincoln, 2,000 footmen; from co. Devon, 300 footmen; from co. Middlesex, 100 footmen, and in the city of London, 200 footmen; from Wales the following footmen suitably armed: from the king's lands between North Wales and South Wales, 4,000; from the lands of Edmund, earl of Arundel, of Kery, Kedewy, Clon, Oswaldestre and Chirk, 500; from the lands of Edmund, earl of Kent, of Melenyth, 300; from John de Grey's land of Dryffyncloyt (*sic*), 200; from Henry de Lancastre's land of Menemowe, Kedewelly and Carwathlan, 300; from the lands of Thomas, earl of Norfolk, of Strogoyl and Netherwent 100; from John de Hastyng's lands of Bergaveny and Went, 300; from Robert de Monte Alto's lands of Estradlon and Hawardin, 100; from Fulk son of Warin's lands of Whityuton, 50; from the lands of William la Zousche of Assheby of Elvayl Ughmenyth and Elvayl Ismenyth, 200; from the lands of Hugh le Despenser, the younger, of Morgannou and Glamorgan, 1,000; from the land of queen Isabella of Meilorseisenek, 100; from Elizabeth de Burgo's lands of Gower, 200; from the lands of Hugh le Despenser, earl of Winchester, of Dynebegh and Rowynnok and Kem-

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Membrane 8—cont.

merich, 500; from the lands of John de Warennia, earl of Surrey, of Bromfeld and Yale, 400; from John de Charleton's land of Powys, 500; from the lands of Audele and Cantrebaghan in the marches, 100; from the lands of Bregheneu, 200; from the land of Buelt, 100; from the lands of Penkethely, Blenleveny, Bolkedynas and Brentles, 400; and from the land of Hope, 50.
By K. and C.

April 23.
Langley.

To Roger Carles. Order to deliver to Alesia de Lacy, countess of Lincoln and Salisbury, the manor of Upleden, co. Hereford, and the issues thereof from 12 July last, if it appear to him that it pertains to the castle and honour of Clifford in Wales, which the king granted to her for life on said day.

May 7.
York.

To William Davy, receiver of the issues of the castles of Tuttebury, Melebourn, and Donyngton, and of the lands that belonged to Thomas, late earl of Lancaster, in cos. Stafford, Derby and Leicester. Order to pay the wages for the custody of the castles and lands according to the certificate of Roger Beler, keeper of the said castles and lands, whom the king has ordered to certify the receiver concerning the same.

May 6.
York.

To Thomas de Burgh, escheator this side Trent. Order to deliver to Loretta, late the wife of Alan de Caterhal, as nearest [friend] of his heir, the lands that Alan held in socage in Gosenargh and the issues received therefrom, as the king learns by inquisition taken by the escheator that Alan held at his death no lands in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Gosenargh of the king in chief as of the honour of Lancaster by the service of 5s. yearly for all service, and that Richard de Caterhal, his eldest son, is his next heir and is aged thirteen. He is ordered not to intermeddle further with Alan's other lands, and to restore the issues thereof.

May 8.
York.

To John le Porter, keeper of certain of the king's enemies' lands in co. Essex. As it appears by the second part of a fine levied in the 19th year of the late king's reign before John de Metyngham and his fellows, justices of the Bench, between Nicholas Fermbaud and Amicabilia his wife, demandants, and Isolda, late the wife of Henry de Norwico, deforciant, concerning a messuage, 90 acres of land, 12 acres of meadow, 6 acres of wood and 30s. of rent in Westhorrok, Dongessell and Stanford, that Nicholas and Amicabilia held the said land, etc., to them and the heirs of their bodies, and it appears by an inquisition taken by the escheator and by John de Dovorr, that Amicabilia after the death of Nicholas, in the 13th year of the king's reign, demised the said lands, etc., to Henry Gernet to hold at her will without any deed being made between them, rendering to her therefor 13 marks yearly, and that she did not demise them to Henry in any other way, and that the lands, etc., were taken into the king's hands with Henry's other lands by reason of his trespass, and Henry afterwards acknowledged in chancery that he held the said lands, etc., as above, the king orders the said keeper not to intermeddle further with the said lands, etc., and to restore to Amicabilia the issues thereof from the time when they were taken into the king's hands.

May 11.
Cowick.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the manor of Bolton, co. Westmoreland, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John de Derwentwater, the elder, on 11 September, in the 10th year of the king's reign, enfeoffed John de Derwentwater, his younger brother, of the said manor, and that the said John, the younger, continued his seisin thereof until 1 May following, when John, the elder, died, and that the manor was then taken into the king's hands by Robert de Sapy, then

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Membrane 8—cont.

escheator this side Trent, because it was held by knight service of Ralph de Craystek, lately a minor in the king's wardship, as if John, the elder, had been seised thereof at his death.

The like to Anthony de Lusci, in whose custody the manor is.

May 6.
York.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a messuage, a croft, and 2 acres of land in Roderhame, and to restore the issues thereof, the escheator having certified the king, in response to his order to certify him of the cause of the taking into his hands of the lands that belonged to Peter del Rodes and Idonia his wife in Roderhame, that he had not taken into the king's hands any of their lands in Roderhame, but that the executors of the will of Gilbert de Stapelton, late escheator this side Trent, had delivered to him the said messuage, croft and land, which belonged to Peter and Idonia, asserting that they had been taken into the king's hands because Hugh Longeto, who held certain lands in Weteley in socage as of the honour of Tykehill, had enfeoffed Peter and Idonia of the said messuage, croft, and land, which are held of the abbot of Rufford and not of the king in chief.

To the treasurer and chamberlains. Order to pay to the executors of the will of Henry le Caukour the arrears of the sum of 53*l.* 15*s.* 8*d.*, which the king lately ordered them to pay to him for divers goods taken from him by Walter de Wynton[ia] for the works at Beaumaris castle in the late king's time, according to the tenor of the king's writ of *liberate* at the exchequer, as Henry died before he had been paid in full.

MEMBRANE 7.

May 4.
York.

To the treasurer and barons of the exchequer. William, archbishop of York, has shown to the king that, although all the spiritual and temporal goods pertaining to the archbishopric in the province of York and in the dioceses of Lincoln and Winchester and elsewhere in the realm had been taxed at 2,000 marks by the bishops of Lincoln and Winchester, collectors of the tenth for six years imposed upon the English church by pope Nicholas IV., and the archbishop and his predecessors have paid according to that taxation to tenths and other quotas touching the goods of the clergy, as well in aid of the Holy Land as for the use of the late and the present kings, the treasurer and barons, because they found in the account of the prior of Thurgarton, collector in the archdeaconry of Nottingham of a moiety granted to the late king by (*et*) the clergy in the 23rd year of his reign, after the sum total wherewith the collector is charged according to the particulars delivered by him, an annotation that 'besides the 8*l.* for a moiety of the church of Kynaldestowe, in the deanery of Byngnam, which belongs to the archbishop of York, and the moiety whereof is not contained within the sum total aforesaid by the ordinance made by the bishops of Lincoln and London (*sic*), wherefore the archbishop ought to answer;' and because they found in the account of the abbot and convent of St. Peter's Gloucester, collectors of the said moiety in the diocese of Worcester, a similar note that 'besides 18*l.* 13*s.* 2½*d.* for a moiety of the temporalities of the archbishop of York in the manor of Chirchedone with its members, the taxation whereof is not contained in the rolls of particulars,' and because the said abbot and convent, collectors in the said diocese of the tenth of the clergy granted to the late king in the 24th year of his reign, charged themselves in their account with 74*s.* 7¾*d.* for a tenth of the temporal goods of the archbishop in the manor of Chirchedone and its members, the taxation whereof is not contained in the rolls of particulars;

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and because in the rolls of particulars of the taxation of the spiritual and temporal goods of the clergy in the archdeaonries of Lincoln, Stowe, and Leicester and the deanery of Rutland, delivered to the exchequer by the prior and convent of St. Katherine without Lincoln, collectors of the aforesaid moiety and tenth in the said archdeaonries and deanery, it is contained, as it is said, that the archbishop has temporalities in the deaneries of Langhowe Boby, Helveslawe (*sic*), and Wraghowe, which are taxed at 19*l.* 14*s.* 4*d.*; and because in the rolls of the particulars of the taxation of spiritual and temporal goods of the clergy of the archdeaonries of York, Clyveland, the East Riding, the cathedral church of York, the collegiate church of Beverley, the spirituality of Houedenshire and Alvertonshire, delivered to the exchequer by the abbot of St. Mary's York, collector of the aforesaid moiety and tenth in the above archdeaonries, etc., it is found that the portion of Walter le Botiller, who has the archbishop's corrody in the hospital (*bederna*) of Beverley is taxed at 10 marks, the treasurer and barons exact from the archbishop by summons of the exchequer the aforesaid 8*l.*, 18*l.* 13*s.* 2½*d.*, 74*s.* 7¾*d.*, and 9*l.* 17*s.* 2*d.* for a moiety of the said 19*l.* 13*s.* 4*d.* (*sic*), and 39*s.* 5*d.* for the said tenth in the 24th year aforesaid, although these amounts had been inserted erroneously in the particulars and accounts aforesaid, and also exact divers sums for the other tenths and quotas of the clergy granted to the late and the present kings according to the said rolls and particulars, to the great damage of the archbishop, especially as the said Walter le Botiller had the corrody in the hospital of Beverley by demise from the archbishop of York for the time being, and the other temporalities and churches are and have been from time out of mind parcels of the possessions pertaining to the archbishopric and are included in the taxation of the aforesaid 2,000 marks, for which the late and present kings were fully satisfied for the tenths and other quotas; the king therefore orders the treasurer and barons to discharge the archbishop of the aforesaid sums, if they find by the original register of the taxations of goods of the clergy made by the said bishops of Lincoln and Winchester or by inquisition or otherwise that the aforesaid sums are contained in the taxation of the said 2,000 marks, and to cause the particulars aforesaid to be corrected.

May 11.
Cowick.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a bovate of land and certain tenements in Kynthorp, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger Mansergh and Petronilla his wife held the bovate jointly on the day of Roger's death of the king in chief as of the honour of Pykeryng by the serjeanty of being the king's forester in the forest of Pykeryng and by the service of 20*s.* yearly, and that Roger held on the said day certain tenements in the aforesaid town of Petronilla's inheritance of the king in chief as of the honour aforesaid by the aforesaid service, and that Alice, Roger's daughter, is his next heir, and is aged eleven, and that Roger held no lands in chief as of the crown at his death by reason whereof the custody of his lands ought to pertain to the king.

May 9.
Cowick.

To the treasurer and barons of the exchequer. Whereas lately, upon its being found by inquisition taken by John de Lancastre and Gilbert de Syngelton, that Margery, late the wife of Roger de Pylkynton, was enfeoffed jointly with the said Roger, by a fine levied before the justices of the Bench in the octaves of the Purification, in the 13th year of the king's reign, between Adam Broun of Pylkynton and the aforesaid Roger and Margery, of two parts of the manors of Pylkynton and Chetham, to have to them and the heirs of their bodies, and by another fine levied in like manner in fifteen days from Michaelmas, in the aforesaid year, between John son of Thomas de Parva Preston and the aforesaid Roger and Margery of a third of the manors aforesaid, and of a sixth of the manor of Barton, and

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Membrane 7—cont.

of a seventh of the manor of Crompton, to have to them and the heirs of their bodies, and that Margaret was enfeoffed jointly with Roger of 20 acres of land in Farnewode by John son of John le (*sic*) Levre, in the 10th year of the king's reign, and of a messuage and 10 acres of land and a moiety of a waste in Great Levre by Robert son of Roger de Middleton, in the fourth year of the king's reign, and of a messuage and an acre of land in Humersfeld by Robert le Lyster of Milnehouse, in the 10th year of the reign, and of a messuage and five acres of land in Spotlond by William del Grenebothes, in the 8th year of the king's reign, and that Margaret continued her joint seisin of the manors and lands from the time of the feoffments until Roger was taken for his alleged adherence to certain rebels, without any change of her estate, and that the manors and lands are held of others than the king, the king ordered John Travers, keeper of the lands of certain rebels in co. Lancaster, not to intermeddle further with the aforesaid manors and lands, and to restore the issues thereof to Margery; and the king now learns from the complaint of Adam de Swylinton, who has married the said Margery, and of Margery, that although the said keeper amoved the king's hand from the manors and lands aforesaid and delivered the issues to Margery, the sheriff of that county distrains Adam and Margery in the said manors and lands by reason of a fine of 200*l.* that Roger made with the king for his trespass aforesaid after the levying of the fines and feoffments aforesaid; the king therefore orders the treasurer and barons to cause the demand for the said sum upon Adam and Margery from the said manors and lands to be superseded entirely, provided that the money be levied from the other lands that belonged to Roger on the day when he adhered to the rebels.

May 12.
Cowick.

To the treasurer and barons of the exchequer. As the king wills that all his bailiwicks and lands and other things whatsoever in North Wales that ought to be let at ferm, and for which the chamberlain of North Wales ought to answer in his account, shall be demised at the exchequer of Kaernarvan and not elsewhere, in the presence of the justice of Wales, or him who supplies his place in North Wales, and of the chamberlain of North Wales, and of the king's controller there, and that the securities for the fermes shall be admitted at the exchequer of Kaernarvan and there enrolled, and the king has ordered Edmund, earl of Arundel, justice of Wales, or him who supplies his place in North Wales, and Robert Poer, the chamberlain, to cause the premises to be observed so far as pertains to them, the king signifies the same to the treasurer and barons, so that they, having consideration thereof, may cause what ought to be done in this behalf for the king's profit to be done the more circumspectly. By C.

May 13.
Rothwell.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Ralph Paynel, deceased.

May 11.
Cowick.

To Edmund, earl of Arundel, justice of Wales, or to him who supplies his place. Order to cause Robert Power, whom the king has appointed chamberlain of North Wales, to have the keys, rolls, and other things touching his office, together with the money and other things of the king in the custody of Adam de Wetenhale, late chamberlain, by the view and testimony of men of those parts by indenture, the king having ordered the said Adam, or him who supplies his place, to deliver the keys, rolls, etc., to Robert, as the king understands that the said Adam, or he who supplies his place in that office, is not found in those parts to deliver the office to Robert.

By K. on the information of the treasurer.

May 12.
Cowick.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with a messuage and four shops in London that belonged to Master Jordan Moraunt, and to restore the issues thereof, as the escheator has returned that Jordan was seised thereof at his death in

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Membrane 7—cont.

his demesne as of fee, and that the escheator took them into the king's hands because he understood that Jordan held other lands in chief by reason whereof the custody of his lands ought to have pertained to the king, and it appears by a subsequent inquisition that Jordan held the messuage and shops of the king as a burgage of the city aforesaid without doing anything therefor, and that he held no other lands of the king or of any inheritance in the king's hands.

May 17. To Robert de Hungerford, keeper of certain of the rebels' lands in Rothwell. co. Oxford. Order to restore to John Mauduyt his lands, which were taken into the king's hands upon his late rebellion, as the king has, at the request of Hugh le Despenser, earl of Winchester, and Hugh le Despenser, the younger, pardoned the said John 500 marks of the 1,000 marks in which he made fine with the king for his life and lands, and John has found security to pay the remaining 500 marks to the king at his will, as the earl has signified to the king.

June 4. To the treasurer and barons of the exchequer. Order to acquit John of Bishopthorpe. the said 500 marks thus pardoned to him. By p.s.

May 15. To Thomas de Burgh, escheator this side Trent. Order not to distrain Rothwell. William de Tweng, son of Marmaduke de Tweng, for his homage, and not to intermeddle further with the following lands, which he has taken into the king's hands by reason of Marmaduke's death, and to restore the issues thereof, the king learning by inquisition taken by the escheator that Marmaduke long before his death granted to William for life, by the king's licence, certain lands in Helsyngton and Kyrkeby in Kendale, Warton and Kerneforth Hell . . ., Katerhale, Esseton, Stodehagh, Tyrom, and Rotheclif, which Marmaduke formerly held in chief by knight service, and that William was seised thereof long before Marmaduke's death, and that Marmaduke held in his demesne as of fee the manor of Holm in Holderness of the chapter of St. John's Beverley, and that he did not hold any lands of the king at his death by reason whereof the custody of his lands ought to pertain to the king, and that William is his son and heir and is of full age, as the king has taken William's homage for the lands that Marmaduke formerly held of the king.

May 9. To the sheriffs of London. Order to arrest the goods and merchandise Cowick. of the men of the town of St. Omer to the value of 200*l.*, and to keep the same safely until Hugh le Tygheler of Lincoln, merchant, have been satisfied for that sum, or until further orders, certifying the king of the goods arrested by them, the king having frequently written to the mayor and *échevins* of that town to cause payment of the above sum to be made to Hugh, who complained to the king that he delivered 200*l.* sterling to William Bondeleti, changer of that town, to exchange, so that William should pay them to Hugh at London in like money at Whitsuntide, in the 15th year of the king's reign, and that the mayor and *échevins* of that town mainperned for William for all things touching the exchange, and that William secretly left the town without satisfying Hugh; to which the mayor and *échevins* replied that Hugh had delivered the said money to the said William their changer, and that they were bound to Hugh for payment thereof, and that they would pay him the same together with his damages in honour of the king; but, as they desired to defer payment for a long time, the king afterwards requested them to satisfy Hugh for the said sum and his damages without delay, so that it might not behove the king to provide another remedy for Hugh; and the letters containing this request were delivered to the mayor and *échevins* by Walter le Taverner of Lincoln, by whom Hugh sent the letters, when the mayor and *échevins* scorned and tore the said letters, and did nothing in response, as appears by the letters

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testimonial of the mayor and community of Lincoln; wherefore Hugh has prayed the king to provide him with a remedy. By C.

May 17. To the sheriff of Northampton. Order to cause a verderer for the
Rothwell. forest of Whitlewode to be elected in place of Simon de Falewesle, who is incapacitated by illness and infirmity.

May 12. Walter son of John le Barbour of Dene, imprisoned at Kyngeston-on-Hull
Cowick. for the death of Richard de Bolton near Wy, slain at Kyngeston, has letters to the sheriff of York to bail him until the first assize.

MEMBRANE 6.

May 17. To the treasurer and barons of the exchequer. Order to allow to the
Rothwell. executors of the will of Nicholas Dengayne, late sheriff of Essex, what Nicholas paid out of the issues of his bailiwick to Elizabeth, late the wife of Roger Daumori, whilst she was staying in the abbey of Berkyng' by the king's ordinance, by virtue of the king's letters of privy seal addressed to him, the executors having shewn the king that the treasurer and barons defer allowing them in their account 7*4*l., which Nicholas paid to the said Elizabeth.

May 20. To Master John Walewan (*sic*), escheator beyond Trent. Order to cause
Rothwell. John de Bohun, son and heir of James de Bohun, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage. By p.s. [6533.]
The like to Walter de la Pull, escheator of Ireland.

May 24. To William de Barton, the elder. Order not to intermeddle with the
Thorpe. office of controller of the custom in the towns and ports of Kyngeston-on-Hull and Ravenser, which the king lately granted to him, and to return his commission to chancery to be cancelled, as the king had previously granted the office to Hamo Quarel.

To the treasurer and barons of the exchequer. Order to allow to Simon Warde, out of the debts due from him for the time when he was sheriff of York, 100 marks in arrear for Michaelmas and Easter terms last of the 100 marks yearly from the exchequer granted to him by the king on 3 July, in the 8th year of the reign.

To the sheriff of Northampton. Order to pay to John de Fenwyk 40 marks for Martinmas and Whitsun terms last of the 40 marks yearly from the issues of that county granted to him by the king.

May 28. To Master John Walewayn, escheator beyond Trent. Order not to
Bishopthorpe. intermeddle further with 5 acres of meadow in Haughele called 'Le Fissh-pondmede,' and to restore the issues thereof to the abbot of Hayles, as the king learns by inquisition taken by the escheator that Edmund, late earl of Cornwall, enfeoffed the abbot's predecessor thereof in frankalmoin long before the publication of the statute of mortmain, and that the abbot and convent of that place have hitherto continued their seisin thereof from the time of the feoffment, and that the earl at the time of the feoffment held the meadow of the earl marshal, the escheator having taken the meadow into the king's hands under the pretence that the abbot had acquired it after the publication of the said statute.

May 28. To James de Broughton, keeper of the lands of certain rebels in
Bishopthorpe. co. Gloucester. Order to deliver to Avelina, late the wife of John Giffard of Brimmesfeld, the manor of King's Stanleie in that county, and the issues thereof, together with the advowson of the church, taking from her

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Membrane 6—cont.

the fealty due to the king, saving to the king the reversion of the manor and advowson after her death, as the king, on 18 April, in the 8th year of his reign, in consideration of a fine made by the aforesaid John, pardoned him and the said Avelina their trespass in acquiring the manor and advowson from Almaric le Despenser, who held them in chief, without the king's licence, and he granted that they should have the manor and advowson to them and the heirs of John, and it is found by an inquisition taken by John de Hampton and John de Fosse that Avelina was enfeoffed thereof jointly with the aforesaid John by the said Almaric at the feast of St. Leonard, in the fifth year of the king's reign, and that she continued her seisin jointly with John until the king caused the manor and advowson to be taken into his hands by reason of John's rebellion, and that John and Avelina did not change their estate therein at any time, and that the manor and advowson are held in chief by the service of a moiety of a knight's fee.

June 5. To the treasurer and barons of the exchequer. The proctor of the abbot and convent of Citeaux has shewn to the king certain of the pope's letters under bulls containing that, at the suit of the abbot and convent, suggesting that the rents and profits of the parish church of Scardeburgh, which is appropriated to them, do not exceed the yearly value of 60 marks, and that the church has been taxed immoderately in the payment of tenths and the like imposed upon the English churches, as if the rents and profits amounted to the yearly value of 160 marks, the pope ordered certain persons to ascertain the true value of the yearly rents of the church, and to cause a moderate taxation to be made accordingly, and to ordain that the church or the abbot and convent or their proctors shall be bound to pay to tenths or the like according to such taxation, and that they shall not be henceforth compelled to pay according to the previous immoderate taxation; and the executor of the pope's letters has ascertained by inquisition that the fruits, rents, and profits of the church have decayed from many causes, that they did not then and had not for a long time exceeded the yearly value of 60 marks, and has accordingly taxed the church and its fruits at 60 marks sterling, and has ordained under certain pains that the church or abbot and convent or their proctors shall be bound to pay to tenths and the like according to such taxation, as is contained by the process in the matter sealed by Rigaud, late bishop of Winchester, who was deputed with others by the pope for this matter; the king orders the treasurer and barons to cause the old taxation of 160 marks to be extracted from the rolls of taxation, and to cause the taxation of 60 marks to be enrolled, and to receive from the abbot and convent the tenth for two years imposed upon the clergy and other tenths, contributions, and impositions touching that church according to the taxation of 60 marks.

To Thomas Deyvill, keeper of the castle and honour of Pontefract. Order not to molest William de Crull of Swynflet by reason of the security that the king lately ordered the keeper to take from him to answer for the value of his goods and chattels in case they were adjudged to the king, and to acquit him and his pledges, as it appears by the record of the process before the steward and marshals of the king's household concerning the death of William son of James de Swynflet, William his son, and Thomas son of William le Littester of Houeden, wherewith William de Crull was charged, that the said William did not make flight.

June 8. To the sheriff of Southampton. Order to release from prison John Cowick. Clyve, parson of the church of Warneford, Eleanor la Rous of Shirfeld, John Gille of Alleresford, clerk, John atte Dene, and Henry de la Wodecote, and to restore to them their goods, upon their finding mainpernors to have them before the king to answer to him, the king having frequently ordered

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Membrane 6—cont.

the sheriff to cause them to be replevied unless they had been taken by special order from the king or his chief justice, or for the death of a man, or for a forest offence, or for any other charge (*retto*) for which they are not repleviable, and the sheriff has returned that John, Eleanor, John and John were indicted before John de Sancto Johanne, keeper of the peace in that county, for aiding and counselling the assault upon Odyham castle, and that Henry was indicted for the assault thereof, and that they were therefore taken and imprisoned by order of the said John de Sancto Johanne, as it has been shewn to the king on their behalf that they were indicted of the premises maliciously, and that they are prepared to stand to right concerning all these matters, and they have prayed the king to provide them with a remedy.

By C.

To John de Sancto Johanne, keeper of the peace in the said county. Order to deliver to the aforesaid John, Eleanor, John, John and Henry, all their goods, taken into the king's hands by him and his ministers for the above reasons, so soon as the sheriff have certified him that they have found mainprize.

By C.

June 9.
Cowick.

To Thomas Deyvill, keeper of the honour of Pontefract and of other lands in co. York. Order not to intermeddle with the church of Cameshale or its appurtenances, and to restore the issues thereof to Michael de Melden, parson of the same, as it was not the king's intention that the church, which is a curated ecclesiastical benefice, should be taken into his hands when he ordered the keeper to take into his hands the lands and goods of the said Michael for certain trespasses.

By C.

To Richard de Musele, receiver of the castle and honour of Pontefract. Order to restore to the aforesaid Michael the issues received by him from the said church.

By C.

June 3.
Bishopthorpe.

To the sheriff of Lancaster. Order to restore the victuals provided by Robert de Leyburn, late sheriff of that county, in execution of the king's order to provide victuals for the Scotch war, to the men from whom the victuals were taken, by the view of Roger de Kendale, king's clerk, as Robert provided a great part of the victuals that he was ordered to provide and carry to Skynburnese, and the victuals are in the custody of certain men of that county at Weryngton, Hoton, Graunge, and Liverpool castle, the king learning from the men that they have not been satisfied for the victuals thus taken, and a truce with the Scots having been agreed upon until 12 June next and from then for thirteen years.

By C.

*MEMBRANE 5.*May 18.
Rothwell.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands of Simon, now abbot of Aumale, and to restore the issues thereof, which he has taken into the king's hands by reason of the voidance of the abbey by the death of Nicholas, the last abbot, as it appears by the late king's rolls of chancery that he, on 2 June, in the 13th year of his reign, rendered the lands of the abbey in England to Hugh, then abbot of Aumale, claiming nothing of the issues of the lands, and ordered Thomas de Normanvill, then escheator this side Trent, and Master Henry de Bray, then escheator beyond Trent, to restore all the issues of the lands to the abbot without delay, because he learned by the testimony of the said escheators that the abbot held his lands in England of the feoffment of the earl of Albemarle and not otherwise of the king in chief, which lands had been taken into his hands upon the death of William, sometime abbot of Aumale.

The like to Master John Walewayn, escheator beyond Trent.

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*Membrane 5—cont.*May 18.
Rothwell.

To the treasurer and barons of the exchequer. Order to pay to Selivus Sunsse, burgess and merchant of Lenne, or William March, his attorney, 73*l.* 6*s.* 8*d.*, which the king owes to him for 20 lasts of Norway herrings, price 73*s.* 4*d.* a last, bought from him for the munition of the king's castles and towns in Scotland, as appears by a bill under the seal of the chamberlain of Scotland, dated 2 April, in the third year of the reign, out of 52*l.* 19*s.* 7*d.*, which certain sub-taxors and collectors in the parts of Merskland, co. Norfolk, of the eighteenth were convicted of concealing at the suit of the said attorney, who was prosecuting at the cost of Selivus, before Walter de Norwico and his fellows, the justices appointed to enquire into the premises, and out of 32*l.* 6*s.* 8*d.* imposed upon the said sub-taxors and collectors for their fines and amercements, the said Selivus having requested the king to cause him to be satisfied from the said money if the sub-taxors and collectors were convicted upon his prosecution in the king's name. The king makes this order at the request of Aymer de Valencia, earl of Pembroke. By K.

May 23.
Tadcaster.

To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of John de Laton, deceased.

To the same. Order to cause a coroner to be elected in place of John de Warewyk, who is incapacitated by illness and age.

May 21.
Rothwell.

To the sheriff of York. Order to deliver John de Apelton, imprisoned at York for the death of Thomas de Hodeswell, in bail to twelve mainpernors who shall undertake to have him before the justices at the first assize in those parts if any one will speak against him, as the king learns by the record of John de Donecastre and his fellows, justices to deliver York gaol, that John slew the said Thomas in self-defence.

May 16.
Rothwell.

To Robert de Gaddesby, keeper of forfeited and other lands in the king's hands in co. Leicester. Whereas the king lately ordered the keeper to certify him of the reason for taking the hamlets of Glen, Blakfordeby, and Assheby in the manor of Assheby-la-Zousche into the king's hands, and the keeper has certified that he took the service of certain free tenants of the hamlets aforesaid, which pertain to the said manor, into the king's hands because he was given to understand that Robert de Holand had the said services on the day of his forfeiture, and that William la Zousche said, at the time when they were taken into the king's hands, that he was seised of the services of the said tenants; whereupon the king appointed certain of his subjects to make enquiry in the keeper's presence concerning this matter, by whose inquisition it is found that Alan la Zousche was formerly seised of the aforesaid manor with all appurtenances, and that he afterwards granted it to William Por, chaplain, by virtue of which grant the said William Por was seised of the manor and the services of all the free tenants of the hamlets of Glen, Blakfordeby, Alton, Overton, Raveneston, and Assheby, as pertaining to the aforesaid manor, and that the said William Por afterwards granted the manor and appurtenances to the aforesaid Alan by fine levied in the king's court, to hold for life, with remainder to William la Zousche and the heirs of his body, with remainder, in default of heirs, to the right heirs of Alan, and that Alan was seised all his life of the manor with the services of all the free tenants of the aforesaid hamlets, as pertaining to the said manor, and after his death William la Zousche entered the manor by virtue of the said fine, and all the free tenants of the aforesaid hamlets attorned themselves to William for the fealties and services pertaining to the aforesaid manor, and he was seised thereof at the time of the said Robert de Holand's forfeiture, to wit 20 December last, upon which day the keeper took into the king's hands the services of certain free tenants of the manor, to wit William Truan, William Gunnesone, and Robert Persone and Edith his wife for certain lands in the hamlets aforesaid, and also took into the king's hands three virgates of land, 40*s.* of rent,

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and a sixth of a mill in Glen in name of wardship by reason of the minority of Reginald son of Herbert, whose service pertains to the manor aforesaid, and it is found by the aforesaid inquisition that at the time when William la Zousche was in seisin of the manor aforesaid and of the services of all the tenants of the aforesaid hamlets, as pertaining to the manor, the aforesaid Robert de Holand distrained the aforesaid William, William, Robert Person and Edith until they had likewise made fealty to him, but that he carried away no profit from their services, and that the said tenants did not cease doing their services to the said William la Zousche by reason of the fealty made to Robert de Holand; the king therefore orders the keeper not to intermeddle further with the aforesaid services or with the custody of the said heir, and to permit William la Zousche to have such estate in the premises as he had in the time of the aforesaid Robert de Holand from the time when they were taken into the king's hands.

May 27. To the collectors in co. York of the scutage of the army of Scotland for
Bishopthorpe. the fourth year of the king's reign. Order to supersede the demand made upon Thomas Ughtred in the manor of Bentle, which belonged to Payn de Tybetot, tenant in chief, by reason of the minority of Payn's heir, whose custody the king committed to Thomas, for the scutage for the army aforesaid during the said custody; provided that the scutage of the knights' fees held of the heir be levied for the king's use.

June 1. To Master John Walewayn, escheator beyond Trent. Order to cause
Bishopthorpe. dower to be assigned to Idonia, late the wife of John Gerund, tenant in chief, upon her taking oath not to marry without the king's licence.

May 28. To John le Porter, keeper of the lands of certain rebels in co. Essex.
Bishopthorpe. As it is found by an inquisition taken by John de Liston and Robert de Assheleye that William de la Haye demised to Hugh Dandele, the younger, his manor of Grenestede, in the aforesaid county, and the advowson of that manor, excepting a soller over the gate and a chamber with a stable of the same manor, for the term of three years from Michaelmas, in the 14th year of the king's reign, on condition that Hugh paid him 12*d.* a day whenever he was attending to his own affairs, and if he stayed with Hugh, that Hugh should find him suitable food in his house, together with the maintenance of two grooms and the allowance for two horses in hay, shoes (*ferar'*), and a bushel of oats nightly for the said horses, and two suitable robes for William yearly, and candle and drink for his chamber nightly, and that William received the premises from Hugh from Michaelmas aforesaid until St. James the Apostle following, and that the manor and advowson are held of the honour of Gloucester by the service of a quarter of a knight's fee, and that William made no other estate to Hugh or to any one else of the aforesaid manor and advowson, and that the manor and advowson, with the above exceptions, were taken into the king's hands by reason of Hugh's rebellion, the king orders the keeper to pay to William the arrears of the said 12*d.* daily and two robes yearly for the time that he has had the custody of the manor. If the issues of the manor are insufficient to pay the above, he is ordered to deliver the manor to William, to be held by him until the king shall otherwise order.

June 3. To the sheriff of York. Order to cause a coroner for that county to be
Bishopthorpe. elected in place of Robert de Waddeslee, deceased.

June 5. To the treasurer and chamberlains. Order to pay to Aymer de Valencia,
Bishopthorpe. earl of Pembroke, keeper of the Forest beyond Trent, 150*l.*, to wit, 100*l.* for Michaelmas and Easter terms in the 14th year of the king's reign, and 50*l.* for Michaelmas term then next following, for his yearly fee of 100*l.* for that office.

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Membrane 5—cont.

The like in the earl's favour for 50*l.* for Easter term, in the 15th year.
The like for 100*l.* for Michaelmas and Easter terms last.

May 1.
Rothwell.

To the treasurer and barons. Order to allow to Master John Walewayn, escheator beyond Trent, in his account 25*l.*, which he paid to Richard le Mareschal, in accordance with the king's order of 3 April last to pay Richard, who had been ruined (*totaliter destructus*) by the Scots, that sum for Michaelmas term last, the king having granted Richard 50*l.* yearly from the issues of the escheatorship beyond Trent.

Like order to allow the escheator 25*l.*, paid by him to Richard for Easter term last.

June 5.
Bishopthorpe.

To Master John Walewayn, escheator beyond Trent. Order to cause dower to be assigned to Cicely, late the wife of Richard le Botyller, tenant in chief, upon her taking oath not to marry without the king's licence.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with a bovate of land of Walter de Harum in Horneseburton, and to restore the issues thereof, the escheator having returned that Walter, who held the land of the king as of the honour of Albemarle, alienated it to Richard de Pouell for the term of Richard's life without the king's licence, and that Richard was lately beheaded for felony, when the escheator took the land into the king's hands, as the king does not consider it consonant with right that the land should be taken into his hand after Richard's death by reason of the latter's trespass.

To Roger Carles, keeper of certain lands in co. Hereford. Order to deliver to Alesia, late the wife of Thomas, late earl of Lancaster, all the corn, hay, and grass growing in the manor of Upleden, the king having, on 10 July last, granted to her all the corn, hay, and grass growing in the manor of Clifford in Wales, which manor he had rendered to her after it had been taken into his hands after the earl's death, and the king having afterwards ordered the keeper to deliver to her the manor of Upleden upon her shewing that it was appurtenant to the said manor of Clifford, as the king now understands that the manor of Upleden pertains to the manor of Clifford, and has been delivered to Alesia by the keeper.

To the chamberlain of North Wales. Order to pay to Giles de Bello Campo, constable of Beaumaris castle and sheriff of Kaernarvan, the arrears of his fee from the time of the chamberlain's appointment, and to continue paying the same.

To the same. Order to pay to the Scotch prisoners in the castle the arrears of their wages from the time of his appointment, and to continue paying the same.

MEMBRANE 4.

June 6.
Bishopthorpe.

To the treasurer and barons of the exchequer. Order to allow to Drogo Barentyn, sheriff of Oxford and Berks, his expenses up to 7*l.* 6*s.* 8*d.*, which he expended by order of Edmund, earl of Kent, Hugh, earl of Winchester, and Richard Damory, steward of the king's household, whom the king appointed to take into his hands Walyngford castle, which was lately held against the king, and by the view and testimony of the said steward, to wit on 27 January last 14*d.* for the wages of seven footmen staying in the castle with the said steward, each taking 2*d.* a day; 4*l.* 19*s.* 0*d.* from the said day until 14 February, being eighteen days, for the wages of twenty-three footmen staying in the same castle; 19*s.* 6*d.* from 14 February to

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Membrane 4—cont.

23 of the same month, being nine days, for the wages of thirteen footmen staying in the castle; and 9s. 4d. for the wages of four men for seven days bringing Thomas de Fencote, a prisoner, from the castle to the king, each taking 4d. a day; 6s. for the hire of a horse for the said prisoner; 4s. 4d. for the maintenance of the prisoner and horse for the said seven days; 6s. 8d. for the wages of the said four men returning home for five days; and 20d. for the expenses of the horse returning for the same time.

June 10.
Cowick.

To Robert de Stok, keeper of certain lands in the king's hands in co. Warwick. Order to restore to Saer de Rocheford his lands, which were taken into the king's hands for his adherence to the rebels, as he has made fine with the king in 200 marks to save his life and lands, to be paid at the exchequer on the morrow of Michaelmas next, on condition that if he do not pay the fine then, his lands shall be resumed into the king's hands. By K. The like to Alan de Cubledyk, keeper, etc., in co. Lincoln.

June 6.
Bishopthorpe.

To Robert de Stok, keeper of the lands of certain rebels in co. Oxford. Order not to intermeddle further with the lands of John de Scalbrok in Little Hesele, and to restore the issues thereof to him, as John de Brumpton, late sheriff of that county, has returned that he took the said lands into the king's hands by the order of Hugh le Despenser, earl of Winchester, for a trespass committed against the earl by the said John, the king not wishing to do wrong to John in this behalf.

By the counsel and assent of the said earl.

June 10.
Cowick.

To the treasurer and barons of the exchequer. Order to cause the exchequer to be transferred to Westminster, together with the rolls, tallies, memoranda and all other things touching it, as the king wishes that it shall be transferred thither, so that it be held there on the morrow of Michaelmas next. They are ordered to cause all pleas touching the exchequer to be attermuned until the said morrow and afterwards, according to their exigence.

By K.

To the justices of the Bench. As the king wills that the Bench shall be transferred to Westminster, so that it be held there in the octaves of St. Hilary next, he orders the justices to hold and continue their sessions in the present Trinity term and in Michaelmas term next at York, and to adjourn the parties pleading before them, and who ought to be adjourned after Michaelmas term, until the said octaves at Westminster and afterwards, and to cause the premises to be proclaimed in the Bench.

By K.

June 9.
Cowick.

To the sheriff of Hereford. Order to pay to Katherine de Audele, recluse of Ledebury, 22l., the arrears of 30l. yearly that the king ordered the sheriff, on 16 February, in the 15th year of his reign, to pay to her from the issues of the lands that were in the custody of Peter de Lymesy in Moninton and Dilewe, the sheriff having certified the king that he has paid her 8l. only, and to pay to her the above sum yearly out of the said issues.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of William de Chimbeham, who is insufficiently qualified.

June 18.
Cowick.

To the sheriff of Devon. Order to release Robert de Beaupel, the younger, knight, from prison at Exeter, as William Hereward, of that county, and John de la Slo, of co. Somerset, have mainperned to have him before the king when ordered to answer for his adherence to certain rebels.

To John Everard, keeper of certain lands in the king's hands in co. Devon. Order to deliver to the aforesaid Robert his lands and goods, which were taken into the king's hands for the above reason.

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*Membrane 4—cont.*June 15.
Cowick.

To Robert de Bures, keeper of the lands of certain rebels in co. Norfolk. As it appears to the king by a transcript of a fine levied before William de Bereford and his fellows, justices of the Bench, in the seventh year of his reign, between Michael de Meledon, demandant, and John de Gyse and Isabella his wife, deforciant, concerning the manor of Tunstede and the advowsons of the churches of that manor and of Rushton, and 80 acres of pasture and 10s. 11d. of rent in Great Yarmouth and Gotesburde in Frethorp near Okle, that John and Isabella acknowledged the tenements and advowsons to be the right of Michael and released them to him, and that Michael, in consideration of such release, granted them 20*l.* yearly for their lives from the tenements, and Michael has acknowledged in chancery that he paid the said 20*l.* yearly until the manor and lands were taken into the king's hands; the king therefore orders the keeper to pay the aforesaid rent to John, together with the arrears thereof from the time when the tenements were taken into the king's hands by Michael's forfeiture, and to pay the rent so long as the tenements are in his hands. By C.

June 14.
Cowick.

To Richard de Emeldon, mayor of Newcastle-on-Tyne, one of the keepers in co. Northumberland of the truce with the Scots. Order to permit John de Walton of Baumburgh and William de Hevedrawe of Baumburgh to buy 20 chaldrons (*celdras*) of sea-coal in Newcastle, and to carry them into Scotland for the delivery of Roger son of the said John, and William son of the said William, who were lately delivered as hostages to the Scots for certain reasons, making letters patent of conduct for the said John and William.

June 18.
Cowick.

To the treasurer and barons of the exchequer. Order to allow to Robert Darcy 80 marks out of the issues of the bishop of Lincoln's castle and manor of Sleaford, in the king's hands for certain reasons and in Robert's custody, the king having granted him that sum in consideration of his good service. By K. on the information of Master Robert de Baldok.

June 12.
Cowick.

To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of Alexander de Ribbeton, lately elected, whom the king has removed from office for insufficient qualification and unfitness.

June 18.
Haddlesey.

To Robert de Leyburn. Order to pay to Anthony de Lucy 4*l.* yearly from the mill of Egremound from the time when the mill was taken into the king's hands upon the death of Thomas de Multon, and for so long as it shall remain in Robert's custody, as the king learns by inquisition taken by Thomas de Burgh, escheator this side Trent, that Richard de Lucy was seised in the time of Henry III. of the manors of Egremound, Aspatrik, Caldebek, Brayquat, and Husacre, co. Cumberland, and that the inheritance descended to Amabilla and Alice as his daughters and heiresses, and was divided between them in the said king's court, and that the said 4*l.* yearly were assigned to Alice, ancestor of the said Anthony, of whom he is the heir, until exchange should be made with her or her heirs of land or rent to that value by the said Amabilla, ancestor of John de Multon, son of the said Thomas, a minor in the king's wardship, or by her heirs, and that Anthony and his ancestors were seised of the rent from the time of the partition until the day of Thomas's death.

June 13.
Cowick.

To John de Donecastre, keeper of certain lands in the king's hands in Wakefeld. As it is found by an inquisition taken before Richard de Musele by the king's order that the priors of Lewes and the convent of the same place were wont to receive from time out of mind a rent of 21*l.* yearly for a tithe of the earl Warenne's rents from his lands in co. York by the hands of his receiver at Wakefeld, by grant from the earl, and that the present prior of Lewes and the convent of the same received the aforesaid rent all the time when it and the aforesaid lands were in the hands of Thomas, late earl of Lancaster, by the hands of William de Acworth, the

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Membrane 4—cont.

late receiver of the said earl Thomas at Wakefeld, until the lands came to the king's hands by the earl's forfeiture, and that the present prior and convent granted to Master Albertinus Rogerii de Pistor[iis] and John de Tryple for five years their manors, churches and lands of Halyfax, Conynggesburgh, and Braythewell, in the diocese of York, with all fruits, rents, fermes, tithes, pensions of churches and vicars, etc., and all other appurtenances pertaining to the prior and convent in that diocese: the king orders the keeper to pay to Albertinus and John the arrears of the aforesaid rent from the time of the keeper's appointment, and to pay them the same rent henceforth until further orders. By C.

The like to the aforesaid Richard, the king's late receiver, to pay the rent for the time of his office.

June 15.
Cowick.

To the treasurer and barons of the exchequer. Order to allow to Thomas de Burgh, escheator this side Trent, for the money paid by him to Aymer de Valencia, earl of Pembroke, by virtue of the king's order of 25 April, in the 15th year of his reign, to pay to the earl the portion due from the lands of the heir of Gerard Salvayn, tenant in chief, a minor in the king's wardship, of the yearly rent of 30*l.* that the earl ought to receive, as the heir of Dionisia de Monte Caniso, by virtue of a fine levied before Ralph de Hengham and his fellows, then justices of the Bench, between the said Gerard and Hugh de Veer and the said Dionisia, his wife, concerning 38 tofts, 39 bovates of land, 22 acres of meadow, 100 acres of pasture, 60 acres of marsh, 39*s.* 4*d.* of rent, and the rent of 1½ lbs. of pepper, and concerning an eighth of five mills in Sixindale, Alburn, Fosseton, Scoureburgh, Erghum, Beverley, Fyvele, Besewyk, Nafferton, Luthorp, and Twyng, except the advowson of the church of Fosseton, and from the manors of Killum and Brunneby.

June 16.
Cowick.

To the same. Order to allow to the aforesaid escheator 4*l.* 0*s.* 3*d.*, which the king, on 17 May, in the 15th year of his reign, received from him in his chamber by the hands of Thomas de Usflet, king's clerk, for the goods of certain contrariants sold by him.

MEMBRANE 3.

June 4. To the sheriff of Buckingham. Order to cause a coroner for that
Bishopthorpe. county to be elected in place of Richard de Kynebell, whom the king has amoved from office for unfitness.

June 12. To the sheriff of Northampton. Order to expend up to 20*l.* in repairing
Cowick. the houses and other buildings within Northampton castle.

To Stephen de Segrave, constable of the Tower of London. Order to deliver Alma, late the wife of John de Moubray, a late rebel, to Hugh le Despenser, earl of Winchester, she being in the constable's custody in the Tower, as the earl has mainperned to have her before the king at his pleasure.

By p.s.

June 10.
Cowick.

To Master John Walewayn, escheator beyond Trent. Order to restore to John Pippard the manors of Twyford and Lynford, taken into the king's hands by him upon the death of Edmund le Boteler, as it appears by fines levied before the justices of the Bench, in the third year of the king's reign, between the said John and Edmund concerning the said manors that John acknowledged the manors to be the right of Edmund, and that Edmund, for this acknowledgment, granted the manors to John for life, to wit to hold the manor of Twyford of the king and the manor of Lynford of the chief lords, which fines were shewn in chancery, and John afterwards demised

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Membrane 3—cont.

the manors to Edmund for a term of years for a yearly ferm, with power for John to enter them and hold them for life in case Edmund failed to pay the ferm, in exercise of which power John entered the manors long before Edmund's death, and it appears by inquisition taken by the escheator that John demised the manors as above to Edmund for a term of years at a yearly rent of 40*l.*, and that Edmund ceased to pay the rent for two years, for which reason John entered the manors at the feast of St. Barnabas, in the eighth year of the king's reign, and held them for seven years before Edmund's death and until Martinmas, in the 15th year of the king's reign, to wit for eight weeks after Edmund's death.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with four messuages, 5 tofts, and 20 bovates of land in Hunmanby and Fulthorp, which Adam de Gaunt lately acquired from Gilbert de Gaunt for life, and with 4 tofts and 10 bovates of land in the same towns, which Adam and Agnes his wife lately acquired to them and the heirs of their bodies from Juliana de Gaunt, sister and co-heiress of the said Gilbert, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the tenements that Adam acquired from Gilbert de Gaunt as above are held of Robert Marmyon by the service of two ounces of silk yearly for all service and not of the king in chief, and that the tenements that Adam and Agnes acquired from Juliana as above are held of the said Robert by the service of 2*d.* yearly for all services and not of the king in chief, the escheator having taken the premises into the king's hands because it was found by an inquisition of office taken by him that they were held of the king in chief.

June 5. To R. bishop of Coventry and Lichfield, late keeper of the king's
Bishopthorpe. wardrobe. Order to discharge Nicholas de Acton, king's clerk, in his account to be rendered to the bishop, of 366 quarters and 3 bushels of wheat and 26 $\frac{2}{3}$ pipes of wine of the corn and victuals that the king lately caused to be provided for his use by Anthony Pessaigne of Genoa, which Anthony caused to be brought to Sandwich, and which Nicholas received from him by virtue of the king's commission and delivered to divers ships to be taken to Berwick-on-Tweed and Newcastle-on-Tyne, as the king learns by inquisition taken by Nicholas Kyryel, supplying the place of Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports, that they were lost and disposed of as follows: to wit 8 quarters of the 168 quarters of wheat loaded in Henry Dele's ship called '*La Blith*' of Hamelhok were taken by the constable of Scardeburgh castle; 7 quarters of the 168 quarters of wheat loaded in William Hillary's ship called '*La Mariole*' of Sandwich were thrown into the sea by tempest; 14 $\frac{1}{2}$ quarters of the 132 quarters of wheat loaded in William Quinterel's ship called '*La Christine*' of Heth were thrown into the sea in like manner, and one pipe of the 23 pipes of wines loaded in the said ship was expended (*posita*) in oilage of the said pipes by reason of leakage (*curisonem*); 2 quarters and 6 bushels of the 227 quarters and 6 bushels of wheat loaded in Henry Broun's ship called '*La Annote*' of London, were rotten and thrown into the sea, and one of the 17 pipes of wine loaded in the same was expended in oilage and leakage; 4 pipes of the 70 pipes of wines loaded in William Cristemesse's ship called '*La Edmund*' of Heth were expended in oilage and leakage by reason of tempest; 42 quarters of the 233 quarters of wheat loaded in Alexander Petismyth's ship called '*La Seinte Mar[ie]shipp*' of Neuheth, which ship was driven to Denmark and Flanders and returned to Sandwich, were thrown into the sea by the aforesaid tempest; the ship of Henry de Heth called '*La Seinte Marieshipp*' of Heth was wrecked (*periclitata*) near Kyrkeley by storm, and of the 195 quarters of wheat and 14 pipes of wine loaded in her only 10 $\frac{1}{2}$ quarters

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Membrane 3—cont.

of wheat and 12 pipes of wine were saved ; of the 100 pipes of wine loaded in Peter Shipman's ship called '*La Seinte Marieshipp*' of Faversham six pipes were expended in oilage and leakage by reason of the tempest ; of 147 quarters of wheat loaded in Ralph le Palmer's ship called '*La Welywone*' of Westminster, 23½ quarters of wheat were thrown into the sea by reason of tempest ; 45 quarters of the 263 quarters of wheat loaded in Robert le Coteler's ship called '*La Blith*' of Westminster were thrown into the sea by tempest near Theshop ; of 95 quarters of wheat loaded in John Payn's ship called '*La Palmere*' of Wynchelse, 22 quarters were thrown into the sea by tempest, and of the 22 pipes of wine loaded in the same ship, 3 pipes were expended in oilage and leakage ; of 80 quarters of wheat loaded in John de Bredstr[etc]'s ship called '*La Isabel*' of London, 16½ quarters were thrown into the sea, and of the two pipes of wine loaded in the same ship, two parts of a pipe were expended in oilage and leakage ; of 50 pipes of wine loaded in John Stacy's ship called '*La Swalue*' of Dover, four pipes were expended in oilage and leakage by the fury of the sea ; of 86 pipes of wine loaded in John Lucas's ship called '*La Godyer*' of Westminster, 5 pipes of wine were expended in oilage and leakage by the fury of the sea. He is also ordered to discharge Nicholas of the costs and the freightages of the aforesaid ships. By C.

June 11.
Cowick.

To the chamberlain of Caernarvan. Order to repair the quay of Caernarvan, as the king is given to understand that it is broken down, to the danger of the castle, and that the king is bound to repair and maintain it. By C.

June 14.
Cowick.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the manor of Sutton-on-Derwent, which he has taken into the king's hands by reason of the death of Robert de Percy, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the said Robert and Beatrice his wife, who still survives, held the manor jointly on the day of Robert's death by virtue of a fine levied in the king's court, and it appears by inspection of the said fine made in chancery that William de Ripon, chaplain, acknowledged the manor to be Beatrice's right, and rendered it to Robert and her in court, to have to them and to her heirs, and that the manor is not held of the king.

June 12.
Cowick.

To the same. Order to deliver to Agnes, late the wife of Thomas de Irby, the hamlets of Shaton and Stanger, parcels of the manor of Embelton, which is held of the king in chief as of the honour of Cokermuth, and to deliver to her the issues received therefrom since they were taken into the king's hands by the escheator upon Thomas's death, as the king learns by inquisition taken by the escheator that Thomas and Agnes acquired the hamlets jointly from Johu de Kirkby, to them and the heirs of their bodies, with remainder to the right heirs of Thomas, to hold of the king by fealty and suit at the court of the honour, the king having pardoned Agnes her trespass in acquiring the same without his licence, in consideration of a fine made with him by her. By fine of 40s.

May 20.
Bishopthorpe.

To Richard de Emeldon, keeper of certain lands in the king's hands in the bishopric of Durham. Order not to intermeddle further with a messuage in Durham, taken into the king's hands by reason of John Page's rebellion, and to restore the issues received therefrom since John's death to Dionisia, late the wife of the said John, as the king learns by inquisition taken by the keeper that John de Colecestre, chaplain, Dionisia's father, granted the messuage to John and Dionisia jointly, to them and her heirs, and that the said John Page had no right in the messuage except for life, and that the messuage is held of the bishop of Durham by the service of 20*d.* yearly, and by suit at the court of the borough of Durham. By C.

Vacated, because [the letters] were restored.

1323.

*Membrane 3—cont.*June 12.
Cowick.

To the treasurer and barons of the exchequer. Order to allow the men of Baumburgh, who have suffered many damages for some time by the frequent comings of the Scots into those parts, respite until All Saints next for all the debts due from them to the king. By C.

To Roger de Horsleye, constable of Baumburgh castle. Order to permit the men of those parts lately staying in the castle for the protection of their bodies and goods against the attacks of the Scots, to take and carry whither they list the timber of their lodges (*logiis*) and their goods and chattels and victuals in the castle and in the ditch and moat of the same. By C.

June 16.
Haddlesey.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the manor of Ellerton, co. York, which he has taken into the king's hands by reason of the death of Isabella de Lauceles, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Isabella held the manor at her death for life in fee-tail of the inheritance of Avice, wife of Robert le Conestable, one of the daughters and heirs of Roger de Lauceles, Isabella's late husband, and of Isabella, and of the inheritance of Matilda, late the wife of Robert Tilliol, the second daughter and heiress of Roger and Isabella, and of Ralph de Lauceles, kinsman and third heir of Roger and Isabella, and that nothing of the manor pertains to the king on this occasion by reason of the acquisition by Roger Damory, a late rebel, of certain lands that Isabella held for life of the aforesaid inheritance, and that the manor is held of Ralph de Greystok.

June 9.
Cowick.

To Master John Walewayn, escheator beyond Trent. Order to cause John Dengayne, son of Nicholas Dengayne, and kinsman and heir of John Dengayne, tenant in chief, to have seisin of the land of the said John his uncle, as he has proved his age before the escheator and the king has taken his homage. By p.s. [6549.]

June 14.
Cowick.

To the treasurer, barons, and chamberlains of the exchequer. Order to cause to be enrolled in the rolls of the exchequer a roll containing divers things concerning the state of the exchequer, which the king sends herewith *sub pede sigilli*, and to cause them to be observed, the king and his council having ordained that they shall be observed in the exchequer and outside it in matters touching the exchequer. The treasurer and chamberlains are ordered to pay the expenses in connexion therewith, such as shall seem fit to them. By p.s.

June 13.
Cowick.

To the treasurer and barons of the exchequer. Order to allow to John le Gras and Robert de Cliderhou, late keepers of the bishopric of Durham, 100*l.*, which the king, on March 3, in the seventh year of his reign, ordered them to pay out of the issues of the bishopric to W. late bishop of Worcester, the king having granted that sum to him.

June 20.
Haddlesey.

To the sheriff of Devon. Order to expend up to 20*l.* in repairing the chambers, houses and walls of Exeter castle, by the view and testimony of Master Thomas de Witteneye and John de Shireford, parson of the church of Mewy, viewers of the king's works there. By bill.

June 19.
Haddlesey.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the lands of Richard son of Richard de Vernoun, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that he held nothing in chief of the king at his death by reason whereof the custody of his lands ought to pertain to the king.

The like to Thomas de Burgh, escheator this side Trent.

June 12.
Cowick.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Alan son of Geoffrey de Pyncebek, whom the king has amoved from office as he is incapacitated by age and illness.

MEMBRANE 2.

1323.

June 20.
Cowick.

To the treasurer and barons of the exchequer. Order to allow to William de Hedersete and William de Rede, collectors of the custom in the port of London, in their account for 216*l.* 6*s.* 5*d.*, which Henry Nasard retained of the custom on his wool sent to parts beyond sea and of the loan that he ought to have made thereon to the king, in execution of the king's order to the collectors to allow Henry to retain money to this amount in accordance with the king's grant of 4 June, in the 11th year of his reign, in payment of 114*l.* 6*s.* 5*d.* for Henry's wages and robes of the time of John de Drokenesford, keeper of the late king's wardrobe, and for cloth bought from him for the use of Margaret, then queen of England, at Boulton, in the 32nd year of the said king's reign, due to him by an account made with him in the wardrobe in February, in the 10th year of the king's reign, and 102*l.* for cloth bought from him for the king's use, in the 9th year of the reign, by Ralph de Stokes, late keeper of the great wardrobe, as appears by a bill of the said Ralph's.

June 12.
Cowick.

To the same. Like order to allow to the said collectors 42*l.*, paid by them to Gilbert de Taunton, the king's saddler, in execution of the king's order of 18 April last, for saddles, reins, and other things touching Gilbert's office bought from him for the king's use during the 12th year of the reign, as appears by a bill under the seal of Ralph de Stokes, then clerk of the great wardrobe.

June 26.
Haddlesey.

To L. bishop of Durham. Order to cause his castles of Norham and Durham to be provisioned and guarded safely, as the king wills that the castles in the marches of Scotland shall be provisioned and guarded against all contingencies, notwithstanding the conclusion of the truce with the Scots.

By K.

The like to the following:

Robert de Umframvill, earl of Anegos, for his castle of Prodhou.

John de Claveryng' for his castle of Werkeworth.

Henry de Percy for his castle of Alnewyk.

June 28.
York.

To Master John Walewayn, escheator beyond Trent. Order to cause John Byset, son and heir of John Byset, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.

By p.s. [6560.]

June 28.
York.

To all to whom, etc. Grant of licence to William de Rednesse of York to give to John de Harpham, parson of the church of St. Denis in Walme-gate, York, and to his successors, a messuage in York, which is held of the king as a free burgage of the city of York by the service of 2*d.* yearly for gavel (*gabulagium*) and by rendering 6*s.* 8*d.* yearly to the prioress of Wilberfo[ss]e for all service, notwithstanding the statute of mortmain.

By a fine of half [a mark].

*Vacated, because on the Patent Roll.*June 29.
York.

To Aymer de Valencia, earl of Pembroke, keeper of the Forest beyond Trent, or to him who supplies his place. Order to deliver the abbot of Croyland, who is attached for trespass of vert in the king's wood of Gotesle within the forest of Rokingham, upon his finding mainprize to have him before the king at his pleasure.

By K.

June 29.
York.

To the treasurer and barons of the exchequer. Order to acquit Hugh de Louthre of the 100*s.* due from him at Michaelmas next for the manor of Harcla, co. Westmoreland, which belonged to Andrew de Harcla, a late rebel, and which the king granted to Hugh for life for his good service past and future, to be held of the king by the service of one knight's

1323.

Membrane 2—cont.

fee, to wit scutage when it runs, without doing any bodily service therefor, and rendering yearly 100s. at Michaelmas to the exchequer, as the king has pardoned him the 100s. for Michaelmas next. By K.

July 3.
York.

To the treasurer and barons of the exchequer. Order to acquit W. archbishop of York of 100 marks received by him from the abbot and convent of St. [Mary's] York as a loan to the king, and of 20 marks received by him from the abbot and convent of Roche for a loan to the king, and of 10 marks received by him from the abbot and convent of Jervaux for a loan to the king, as the archbishop has shewn to the king that they exact these sums from him by summons of the exchequer, although he paid them by the king's order to Gilbert de Bromle, then receiver of the king's victuals at Carlisle, for the expedition of certain of the king's affairs, and although John de Okham, cofferer of the wardrobe, who intermeddled by the king's orders with the account of Ingelard de Warle, deceased, then keeper of the wardrobe, certified the treasurer and barons that the said Gilbert's executors had charged themselves with the above sums in their account in the wardrobe.

July 4.
York.

To Adam de Stirkeland, keeper of the manor of Hathelsay, in the king's hands. Order to repair the banks of the water of Aere in that manor.

By K.

July 2.
York.

To the same. Order to pay to brother John de Rievall[e], a monk staying at the manor by the king's order, 5½ marks yearly for his maintenance for so long as he shall be there.

By K.

July 3.
York.

To John Travers, keeper of certain contrariants' lands in co. Lancaster. As the king learns by inquisition taken by the keeper and by John de Lancastre that William de Hoton, at Martinmas, in the 11th year of the king's reign, demised to Robert de Dalton for life 3 messuages and 60 acres of land in Mundesleye, rendering therefor 6 marks yearly, and that the messuages and land were seised into the king's hands on Saturday before the Annunciation, in the 15th year of the reign, and that William held them of John Flemyng by homage and fealty and the service of 2s. yearly, and that they are worth 4*l.* 2*s.* 0*d.* yearly in all issues, and that they were seised into the king's hands because Richard was with Thomas, late earl of Lancaster, and adhered to him, and that William was seised of the rent aforesaid without changing his estate therein from the time of the demise until the aforesaid Saturday; the king orders the keeper to satisfy William for the arrears of the rent from the time when the tenements were taken into the king's hands, and to pay him the same whilst they remain in the king's hands.

July 3.
York.

William Serle, imprisoned at Exeter for the death of David de Romlegh, has letters to the sheriff of Devon to bail him until the first assize.

June 3.
York.

To John de Kelvyngton, keeper of the manor of Kyrkeby in Alsard (*sic*), in the king's hands. Order to repair the houses of the manor.

July 3.
York.

To Master John Walewayn, escheator beyond Trent. Order not to intermeddle further with the following rents of the dean and chapter of St. Andrew's Wells, which he has taken into the king's hands pretending that the dean and chapter acquired them after the publication of the statute of mortmain, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that the dean and chapter acquired them at the following periods before the said publication, and that they are not held in chief: 6*s.* of rent in Wells acquired from John de Watelegh, canon of that church, two years before the publication; 13*s.* 4*d.* of rent in the same town acquired from William de Pulton, canon of the same church, three years before the publication; 22*s.* of rent in the same town acquired from Roger

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Membrane 2—cont.

de Cruk two years before the publication; 10*s.* of rent in the same town acquired from Thomas de Mere twelve years before the publication; 6*s.* 8*d.* of rent in the same town acquired from Stephen de Cicestre two years before the publication; 8*s.* of rent in the same town acquired from John de Ho . . . six years before the publication; 10*s.* of rent in the same town acquired from Walter Burnel three years before the publication; 7*s.* of rent in the same town acquired from John de la Pole eight years before the publication; 6*s.* 8*d.* of rent in the same town acquired from David de Welweton two years before the publication; 13*s.* 4*d.* of rent from Gilbert de Sar[um], 5*s.* of rent from Elias Wellard, 7*s.* of rent from Hugh Dichesyate, and 12*s.* of rent in the same town from John H . . rd acquired six years before the publication; 5*s.* of rent from Isaac de Mertoke and 12*d.* of rent in the same town from Thomas de Wodeford acquired seven years before the publication.

To the dean and chapter of St. Patrick's Dublin. R. bishop of Coventry and Lichfield, principal collector of the tenth for two years imposed upon the clergy of Ireland and granted to the king by pope John XXII., has intimated to the king that whereas he, by apostolic authority, sent to the dean and chapter his letters executory to exact and receive the tenth from the prelates and clergy of Ireland, the dean and chapter have written back to him that the prelates and clergy, having heard and understood his letters, alleged that they were not bound to obey his letters unless the original bull was shewn to them, and that they had appealed frivolously to the pope lest anything should be done herein by the dean and chapter, who had superseded the exaction of the tenth for that reason, in contempt of the apostolic order and to the king's astonishment, especially as canon law (*jura*) does not admit such allegation or excuse; the king therefore, considering the excuse or allegation as frivolous, and willing that the apostolic order shall be executed, transmits by the bearer to the dean and chapter the original bull of the imposition of the tenth, which is to be brought back after it has been inspected, and he orders the dean and chapter to execute the matter aforesaid with such diligence and care that their filial obedience may be evident to the pope, and that the king may command them.

By K.

July 3. Nicholas Uttyng of Neuton Flotman, in Estderham gaol for the death of
York. Richard Fithion of Northtudenham, has letters to the sheriff of Norfolk to bail him until the first assize.

July 2. To Henry le Scrop and his fellows, justices to hold pleas before the king.
York. Order to maintain the liberties of the church of Bosham as the king's free chapel in all pleas pending before them concerning that church.

By p.s. [6567.]

June 30. To Edmund, earl of Arundel, justice of Wales, or to him who supplies
York. his place. Order to deliver to Roger Trumwyne and Joan his wife, late the wife of Owen de la Pole, all the lands that they held as her dower in the land of Powys, together with Roger's goods therein, and the issues received by the justice therefrom, the king having lately ordered Robert de Sapy, then keeper of the land of Powys, in the king's hands, to deliver the said lands, etc., to Roger and Joan, because Roger had found the king security for his fidelity, as it appears by the certificate of the keeper that certain malefactors and disturbers of the king's peace of those parts hindered his delivering the lands and goods to Roger and Joan, so that he was unable to execute the king's order, as the king learns from the complaint of Roger and Joan.

June 10. To the treasurer and chamberlains. Order to transfer to Westminster
Cowick. with the exchequer the king's treasure, now at York.

By K.

MEMBRANE 1.

1323.

June 16.
Cowick.

To the treasurer and barons of the exchequer. Order to allow to Thomas de Burgh, escheator this side Trent, 10*l.* expended by him in repairing the houses within the manor of Clipston, in execution of the king's order of 17 March, in the 15th year of his reign.

To the same. Order to allow to the said escheator what he has paid to Alice, late the wife of Warin de Insula, and Margaret, late the wife of Henry Tyeis, in execution of the king's order of 6 April, in the 15th year of his reign, by letters of privy seal, to pay to Alice and Margaret 200 . . . each yearly for their maintenance until otherwise ordered.

June 22.
Haddlesey.

To Master John Walewayn, escheator beyond Trent. Order to deliver to Ellen, late the wife of John Dengayne, tenant in chief, the advowson of the church of Cotes, co. Cambridge, of the yearly value of 10 marks, which the king has assigned to her as dower of her husband's advowsons.

June 22.
Haddlesey.

To Thomas de Burgh, escheator this side Trent. Order not to intermeddle further with the lands that Richard le Botiller held in Great Merton of William le Botiller of Weryngton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Richard held nothing in chief at his death, but that he held certain lands in Great Merton of Nicholas, son and heir of William le Botiller of R clif, a minor in the king's wardship, by knight service, which lands the king lately ordered the escheator to retain in his hands, and that he held certain other lands in Great Merton of William le Botiller of Weryngton by knight service.

The like to the said escheator for the following :

Nicholas de Oxeclif for 10 acres of land in Stalmyn, which are held of him by knight service.

Richard de Hoghton for 7 acres of land in Rouhale, which are held of him by knight service.

June 18.
Haddlesey.

To the treasurer and barons of the exchequer. Order to allow to William de Hedersete and William de Rede, collectors of the custom in the port of London, 69*l.* 15*s.* 2½*d.*, paid by them to Hugh de Bungay, the king's armourer, for the balance of 132*l.* 11*s.* 6*d.* for divers arms bought from him for the king's use, in execution of the king's order of 18 April last to the said collectors.

June 26.
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To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John Pynsun, whom the king has amoved from office because he is disqualified by illness and infirmity.

June 24.
Haddlesey.

To Edmund, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to permit the escheator beyond Trent and his sub-escheators to execute their office in that bailiwick, and to inhibit any one impeding them in the execution of their office, and to deliver to the escheator or his sub-escheator any manors or lands in that bailiwick that may be in the earl's hands whereof the custody pertains to the king.

June 28.
York.

To Thomas Deyvill, keeper of certain forfeited lands in co. York. Order to deliver to Adam de Everyngham of Birkin, in that county, his lands, which were taken into the king's hands because he adhered to the rebels, as the king has granted that he shall pay the 400 marks, in which he made fine with the king to save his life and lands, by half-yearly instalments of 25 marks, and John de Walkyngham, Adam de Sumervill, Warin de Skarghill, knights, and Simon de la Roche, of co. York, have mainperned to pay the above sum for Adam.

Membrane 1—cont.

1323.

June 27.
York.

To Robert de Aston, keeper of certain of the contrariants' lands in co. Gloucester. As the king learns by inquisition taken by William de Bourne and John de Hampton that the prior and convent of Bath and their predecessors have been wont to receive from time out of mind 6*l.* of yearly rent from the lands of Roger Crok and Henry son of William, both now deceased, in Olveston, as the right of their church, as well by the hands of the said Roger and Henry as by the hands of other tenants of those lands, and that the aforesaid keeper took the lands into the king's hands because Roger and Henry were said to have adhered to the rebels, and has withheld the rent aforesaid from the prior and convent since that time; the king orders him to pay the said rent to them for the time that the lands have been in his custody.

June 28.
York.

To W. bishop of Exeter, the treasurer. Order to pay the above rent to the said prior and convent from the time when the lands came into his possession and henceforth, the king having, on 6 May last, granted to the bishop for life the lands of Peter Crok in co. Gloucester, which came to his hands by the forfeiture of the aforesaid Roger Crok, son and heir of Peter, and the lands that Isabella, late the wife of Peter, held in dower of that inheritance in the same county, which were taken into the king's hands because she adhered to the rebels, as it appears by the aforesaid inquisition that the prior and convent were wont to receive the rent from the lands that belonged to Roger Crok and the lands that Henry son of William held as Isabella's dower in Olveston.

July 3.
York.

To Henry de Shirokes. Order to retain in his hands until the translation of St. Thomas next the king's victuals and all other things touching the office of keeper and receiver of the king's victuals in the castle of Newcastle-on-Tyne and the northern parts, and to execute the said office in the meantime, notwithstanding the king's late order to deliver to John de Polhou, whom he had appointed keeper and receiver, all the victuals and things touching that office. He is ordered to deliver the victuals and things aforesaid to the said John on the day of the translation aforesaid.

June 23.
York.

To the sheriff of Cumberland. Order to deliver to John de Louthre, keeper of the king's victuals at Carlisle and the adjoining parts, carriage to bring the king's victuals at Skymburnesse thence to Carlisle at the king's cost.

July 3.
York.

To Adam de Stirkelond, keeper of the manor of Hathelsey. Order to pay to Henry Pledour, the king's carter staying at that manor with a cart and six horses of the king's, his wages for himself and his groom, to wit 4½*d.* a day, and to find maintenance in hay and oats for the horses, and other necessities for the repair of the cart, from Whitsuntide last for so long as he shall stay there.

July 4.
York.

To the sheriff of Devon. Order to expend up to 40*l.* in repairing the houses within Exeter castle, in addition to the expenses already incurred by the king's [order], by the view and testimony of Master Thomas de Whitteney.
By bill of the treasurer.

July 6.
Faxfleet.

To the treasurer and barons of the exchequer. Order to deliver to L. bishop of Durham three dies (*cuneos*) for making sterlings, with all things pertaining thereto, as he and his predecessors have been wont to have in times past.

July 2.
York.

To Anthony de Lucy, sheriff of Cumberland. Order to pay to John de Ispannia, the elder, to whom the king has granted the custody of the gate of Carlisle castle for life, the arrears of 4*d.* a day for that custody for the time of the sheriff's office.

1322.

MEMBRANE 34d.

July 8.
York.

William de la Twyer acknowledges that he owes to Ellen, late the wife of Alan de Folifait, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Ellen, late the wife of Alan Folifait, acknowledges that she owes to Aucher son of Henry, knight, 20 marks; to be levied, in default of payment, of her lands and chattels in co. York.

Peter de Malo Lacu, knight, acknowledges that he owes to William de Ramton and William de Watford, executors of the will of Richard Squier, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 9.
York.

The said executors put John de Evesham and John de Briggewater in their places to prosecute the above recognisance.

John Myniot acknowledges that he owes to Anketin Salvayn and Isolda his wife 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Hugh de Bradeford acknowledges that he owes to William de Ayremynne, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 8.
York.

To the *échevins* of the city of Tours (*Turenen'*). John Waleraund, the king's yeoman and their fellow-citizen, has suggested to the king that a partition of his father's and mother's goods is to be made between him and others; and as the king is unwilling to lose John's useful services, so that John cannot come to them according to their order before the feast of the Assumption next to make such partition, the king requests them to conduct themselves so in making the partition that a due proportion of the goods be reserved for John, and that when John comes to them, he may feel that the king's prayers on his behalf have been effectual, and that he may on his return to the king report that they have been effectual.

July 10.
York.

William Hestyng, the elder, acknowledges that he owes to Robert de Colleville, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 12.
York.

John de Brereton acknowledges that he owes to William de Burghbrigg' 8 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Walter de Carleton near Thresk acknowledges that he owes to William Copyn of Aghton 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas de Askeby, parson of Frithyngdon church, diocese of Canterbury, acknowledges that he owes to William de Ayremynne, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

William le Cok of Etton and Thomas de Heselarton of Lunde acknowledge that they owe to William de Buttercromb 6*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

July 10.
York.

To the *échevins* and burgesses of St. Omer. Request that they will cause satisfaction to be made to Hugh le Tygheler, citizen and merchant of Lincoln, for 200*l.* sterling delivered by him, as he alleges in his complaint

1322.

Membrane 34d—cont.

to the king, to William Bonddelot, then the changer (*camsoni*) of the said *échevins* and burgesses in that town, which sum William ought to have paid to him at Whitsuntide last, the said William having been amoved from his office of changer when he had rendered his account after Whitsuntide.

Richard de Hungerford acknowledges that he owes to Walter Beuyn 10 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

July 15.
York.

John de Merkyngfeld, canon of St. Peter's York, acknowledges that he owes to Robert Meek of York 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 16.
York.

Saer de Rocheford, Alan de Wodelowe, and John de Beaurepeyr acknowledge that they owe to Roger de Swynnerton 300 marks; to be levied, in default of payment, of their lands and chattels in cos. Warwick and Lincoln.

Richard son of Richard de Ryboef, lord of Stratton in Scarvesdale, acknowledges that he owes to Robert Ingram of Nottingham 200 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

John Pecche and William de Wauton, knights, acknowledge that they owe to John de Ellerker, the elder, 11 marks 5*s.*; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Cancelled on payment.

July 23.
Overton.

John de Goldington, knight, acknowledges that he owes to Richard de Ayremynn, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Michael de Wath, attorney of the said Richard.

Enrolment of agreement whereby Richard grants that the above recognisance shall be cancelled if John do, the first quarter of the year after he have deliverance of his lands out of the king's hands, find security to dame Joan, late the wife of Sir John Tauny, to pay her 10*l.* yearly, which is due to her for certain matters that the aforesaid John shall hold, and to pay her 5*l.* yearly in addition until she have been paid the arrears of the above sum. Dated at York, 22 July, 16 Edward II. *French.*

Memorandum, that the parties came into chancery at York, on the said day, and acknowledged the above.

MEMBRANE 33d.

July 15.
York.

Master Richard de Haveryng acknowledges that he owes to Master Robert de Baldok 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 14.
York.

To the abbot and convent of Certeseye. Request that they will admit into their house John de Ardern of Chabeham, who has long served the king, and Agnes his wife, whom the king is sending to them, and that they will administer to them the necessities of life during their lives, to wit as much as Gunnora de Wyndesore, now deceased, who had her maintenance in their house at the late king's request, was wont to receive.

By K. on the information of Master Robert de Baldok.

July 15.
York.

Richard son of Walter de Gayton acknowledges that he owes to Richard Blundel of Braden 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

1322.

Membrane 33d—cont.

John de Athy, knight, and Thomas de Neubigging, clerk, acknowledge that they owe to John de Ellerker, the elder, 4 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Enrolment of grant by Robert son of Sir William le Wavassour, knight, to Alice, daughter of Laurence de Preston, knight, of his manor of Cokerington in Lyndeseye, co. Lincoln, for life, doing the service therefor due to the chief lords. Witnesses: Geoffrey de (*sic*) Scrop; Thomas de Eyvill; John Ithon. Dated at York, Monday before St. Margaret, 16 Edward II.

Memorandum, that Robert came into chancery at York, on 21 July, and acknowledged the above.

July 21. The said Robert acknowledges that he owes to the aforesaid Alice
York. 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 20. To the sheriff of Westmoreland. Order to cause proclamation to be
York. made in all cities, boroughs, and other market towns and other places that all persons of the said places shall bake, brew, and provide victuals without delay against the king's arrival in the north, whither he is journeying from Yorkshire to repress the rebellion of the Scots, for which victuals they shall receive due payment, and that no person whatsoever shall take any of the bread, beer, or victuals from their owners against their will. By K.

The like to the sheriffs of York, Cumberland, and Northumberland.

July 24. To the mayor, sheriffs, bailiffs, and whole community of the city of
Aldwark. London. Order to cause to be sent to the king in the north new and old corn and other victuals from time to time with all possible speed, and not to permit any ships coming from anywhere to the port of their city with victuals to discharge there partly or wholly, and to enjoin the governors of the ships on the king's behalf to bring the victuals to the king in the north, there to be exposed for sale. They are to know and to cause others to know that all persons bringing corn and victuals to the king may sell them freely to whomsoever they will at a price to be agreed upon between buyer and seller, and that nothing shall be taken from their corn or victuals without their consent. By p.s.

The like to the following places:

Raveneserod.	Maldon.
Saltfleteby.	Faversham.
Grymmesby.	Geynesburgh.
Spaldyng'.	Sandwiz.
Melecombe.	Dover.
Peterborough.	Hethe.
Jakesle.	Wynchelse.
Huntyngdon.	Roucestre.
St. Ives.	Romeneye.
Sutton.	Peveneseye.
Cambridge.	Brembre.
Lenne.	Shorham.
Norwiz.	Chichester.
Yarmouth.	Portesmouth.
Henle.	Porchester.
Blakeney.	Southampton.
Brunham.	Waymouth.
Orford.	Excestre.
Ipswich.	Plumuth.
Newerk.	Bodemynne.
Donewych.	Bruggewater.
Colecestre.	Somerton.

1322.

MEMBRANE 32d.

July 30. Richard de Grey of Codenovre acknowledges that he owes to John de
Newcastle-on-Tyne. Somery, lord of Dodele, 80 marks; to be levied, in default of payment, of his lands and chattels in cos. Leicester, Nottingham, and Derby.

July 25. To the abbot and convent of Waleden. Request that they will admit into
Thirsk. their house Hugh de Beaurepeir, who has long served the king, and that
(Throsk.) they will deliver to him such maintenance for life as Huward, now deceased, had in their house at the request of Humphrey, late earl of Hereford, by whose death the advowson of that house came to the king.

By p.s. [6116.]

MEMBRANE 31d.

July 21. Master John de Depyng', clerk, has letters to R. bishop of Coventry and
York. Lichfield to receive the pension due to one of the king's clerks by reason of the bishop's new creation. By p.s. [6100.]

July 23. Richard Waleys, knight, and Master John Waleys, knight, parson of the
York. church of Melsamby, diocese of York, acknowledge that they owe to William de Ayremynne, clerk, 10 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Richard son of William le Waryner of Lychefeld acknowledges that he owes to Robert le Moyne 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Peter Eskydemor acknowledges that he owes to Thomas West 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John de Broclosby and William de Broclosby, clerk, acknowledge that they owe to Hugh le Despenser, the younger, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Cancelled on payment.

July 25. John son of Robert le Chaumberleyn of Drax acknowledges that he owes
Thirsk. to William de Ayremynn, clerk, 127*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.—The chancellor received the acknowledgment.

Cancelled on payment.

Richard Sampson of Staunford acknowledges that he owes to William de Burgo, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Adam Cussyng' of Blactoft and Hugh his son acknowledge that they owe to John de Ellerker, the elder, 32 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Thomas de Filingham of Faxflet, Richard de Besewyk of Blactoft, and Stephen Lucyen of Yukflet acknowledge that they owe to John de Ellerker, the elder, 40 marks; to be levied, in default of payment, of their lands and chattels in the aforesaid county.

Cancelled on payment.

John de Goldington, knight, and Thomas de Cornerde acknowledge that they owe to Ambrose de Novo Burgo, clerk, 50 marks; to be levied, in default of payment, of their lands and chatte's in cos. Essex, Suffolk, Hertford, and Buckingham.

1322.

*Membrane 31d—cont.*July 26.
Thirsk.

Robert son of Ralph de Ripplingham acknowledges that he owes to Master Robert de Ripplingham, chancellor of St. Peter's church, York, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas de Outheneby acknowledges that he owes to Master Simon de Stanes 240*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

John son of William de Erdeslawe acknowledges that he owes to the master and brethren of St. Leonard's hospital, York, 13 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 30.
Newcastle-on-Tyne.

William de Hornese of Beverley acknowledges that he owes to John de Lund of Beverley 33*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William de Fishburne, knight, acknowledges that he owes to Richard de Markham, clerk, 22*s.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Thomas de Weston, parson of Addewell church, acknowledges that he owes to John de Scorby, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Master Richard de Clare, clerk, and Robert de Pencryche acknowledge that they owe to John de Ellerker, the elder, 12 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Henry Dod of Swynton and Robert Dod acknowledge that they owe to John de Wodeford, parson of the church of Appelton-in-Rydale, 28 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Richard de Lynbergh acknowledges that he owes to the aforesaid John 15 marks 10*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 1.
Newcastle-on-Tyne.

John de Wykham, king's clerk, has letters to the abbot and convent of Whiteby to receive the pension due to one of the king's clerks by reason of the new creation of the abbot. By p.s.

Aug. 2.
Newcastle-on-Tyne.

Roger Deyvill acknowledges that he owes to William de Ayremynn, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Robert, prior of Marton-in-Galtres, and Thomas Howell of Creyk acknowledge that they owe to William de la Rivere of Brandesby 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Robert de Mekesburgh of Blaktoft and John le Chapman of Blaktoft acknowledge that they owe to John de Ellerker, the elder, 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Peter de Luttreworth, clerk, acknowledges that he owes to Henry de Edenestowe, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

July 4.
Newcastle-on-Tyne.

John de Coston, parson of the church of Baudrip, diocese of Bath and Wells, acknowledges that he owes to William de Ayremynn, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.—The chancellor received the acknowledgment.

Cancelled on payment.

1322.

Membrane 31d—cont.

Aug. 4.
Newcastle-on-
Tyne.

To Roger de Swynnerton. Order to certify the king of the tenor of the record and process and the pronounciation of judgment at the Tower upon Henry Tyes, the king's enemy and traitor, by him and others appointed by the king for this purpose, and of all things touching the same, and of the day of the pronounciation of judgment. By K.

The like to Ralph Sauvage to certify the king of the record and process and judgment upon Bartholomew de Asshburnham at Canterbury.

The like to Nicholas Kyriel concerning the judgment, etc., upon Thomas Colpeper at Wynchelse.

The like to Ralph Cammoys concerning the judgment, etc., upon Francis de Aldeham at Wyndesore.

The like to John Inge concerning the judgment, etc., upon William le Flemyng at Kaerdif.

The like to Henry de Cobham concerning the judgment, etc., upon Bartholomew de Badelesmere at Canterbury.

The like to Richard Lovel concerning the judgment, etc., upon Henry de Wylyngton and Henry de Monte Forti at Bristol.

The like to John Inge concerning the judgment, etc., upon Stephen Baret at Swyneseye.

The like to Peter de Helion concerning the judgment upon John Giffard of Brymesfeld at Gloucester.

MEMBRANE 30d.

Enrolment of grant from John de Hunton, son and heir of John de Hunton, to Geoffrey le Scrop of his manor of Hunton and all his lands in Ergthorne and Heselton pertaining to the said manor. He also grants to him the homages and services of the master of the hospital of St. Leonard, York, the abbot of Jervaux, the abbot of St. Agatha, the prioress of Marrigg', and their successors, and the service of Simon de Uckerby and his heirs, and all other services of freemen of all the lands held of him by the said master, abbots, prioress, and Simon, and all other free tenants of his in any place whatsoever, by reason of the said manor or in the towns of Hunton, Ergthorn, and Heselton. Witnesses: Sir Henry le Scrop, knight; Sir Richard de Bernyngham, knight; Sir Richard de Moseley, rector of Fryston church; Sir William de Oteryngton, rector of Suthoteryngton church; Thomas Dayvill, Reginald de Clifton, Nicholas de Akelthorp, Geoffrey de Fynghole. Dated at York, Wednesday after St. Peter ad Vincula, 16 Edward II.

Memorandum, that John came into chancery at York, on the said day, and acknowledged the above deed.

Aug. 4.
Newcastle-on-
Tyne.

Geoffrey le Scrop acknowledges that he owes to John son of John de Hunton 500 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Hugh de Lincoln of York acknowledges that he owes to Thomas son of Clement de Pontefracto 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Woderysingg' acknowledges that he owes to the said Thomas 12 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Aug. 7.
Newcastle-on-
Tyne.

Robert Power, parson of the church of Killaban, in the county of Catherlagh, Ireland, acknowledges that he owes to John de Hastyngg', lord of Bergeveny, 160*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in Ireland.—The chancellor received the acknowledgment.

1322.

Membrane 30d—cont.

Geoffrey, prior of Holy Trinity, York, acknowledges, for himself and convent, that he owes to Robert de Morby, chaplain, 17 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Note of payment of 8½ marks.

Aug. 5.
Gosforth.

To the sheriff of York. Order to appoint spies upon all the armed footmen of the towns in his bailiwick that answer for townships in the eyre of justices, and upon others chosen for the expedition of the Scotch war, whose names the sheriff ought to know, appointing for this purpose as well constables of the said towns as others specially sworn for this purpose, and to arrest and imprison all those who have returned home without licence from the king, the constable, or marshals of his army aforesaid, certifying the king of the names of those arrested in execution of this order, as many of the men have eloiigned themselves from the king's service after receiving their wages and have, it is believed, returned home. By p.s. [6155.] [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Robert son of Thomas de Pontefract of Wyvelesthorp acknowledges that he owes to Hervey de Ellerker 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Master Theobald de Trois, parson of Cotingham church, puts in his place Thomas de Cotingham, clerk, and Richard le Flemyng to prosecute a recognisance of 630 marks made to him in chancery by Robert son of Nicholas de Cotingham, John Takel, and Walter de Weel.

Aug. 12.
Alnwick.

Nicholas de Stapelton, knight, acknowledges that he owes to William de Ayremynn, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Alice, late the wife of Guichard de Charrum, acknowledges that she owes to Robert son of Henry le Tannour of York 100s.; to be levied, in default of payment, of her lands and chattels in co. York.

Cancelled on payment.

Thomas Roscelyn, knight, acknowledges that he owes to John, bishop of Norwich, 100s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Aug. 16.
Alnwick.

John de Butterwyk acknowledges that he owes to William de Boulton, parson of the church of Kirkeby Misperton, 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

John de Grantham acknowledges that he owes to Richard de Allerton of York 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 18.
Alnwick.

William de Holtby acknowledges that he owes to Hugh le Taillour and Robert de Neweby 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of letters of John de Garennia, earl of Surrey, acknowledging receipt by the hands of Henry de Thrapeston, king's clerk, of the king's letters directed to him to this effect: Edward, etc., to John de Warennia, earl of Surrey. Whereas Alesia, late the wife of Thomas, late earl of Lancaster, daughter and heiress of Henry de Lasey, late earl of Lincoln, has granted to us that the manors of Troubrigg, Wynterbourn, Aumbresbury, Caneford, Henkstrugg, and Cherleton, which you hold for life of her inheritance, shall remain to us after your death, we order you to make

1322.

Membrane 30d—cont.

your fealty to Henry de Thrapston, our clerk, whom we have appointed to receive your fealty in our name, making your letters of fealty to us to be brought to us by him. Witness myself, at York, 10 July, in the 16th year of our reign. By K.' By pretext of which letter the earl has made his fealty due to the king for the said manors, in which the earl claims nothing except for the term of his life, to the king before the said clerk in the presence of Sir Ralph de Cobham and Richard de Hakelut, knights, at Newcastle-on-Tyne. Dated at Newcastle-on-Tyne, 3 August, in the 16th year of the king's reign.

Aug. 20.
Melrose.

Peter del Hill of Norton acknowledges that he owes to the master and brethren of St. Leonard's hospital, York, 14*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 8.
Felton.

To Edmund de Wodestok, earl of Kent, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there. Order to permit Robert de Watervill, who is going to parts beyond sea for certain of his affairs, to cross from any of the said ports with his horses and household, notwithstanding the king's previous inhibition. By p.s. [6162.]

William de Lynton of Harwode acknowledges that he owes to the abbot of St. Mary's York 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Aug. 24.
Leith.

To the collectors of the custom of hiles, wool, and wool fells in the port of Boston. Order to permit the merchants of the society of the Bardi of Florence and their servants to carry their wool from that port by land whither they wish without hindrance, as the said merchants have shewn the king that the collectors impede them and their servants carrying their wool from that port by land to London, and endeavour to force them to load their wool in ships in that port and to pay custom for the same, as it is not the king's intention that any merchants shall be hindered from carrying their wool whither they wish by land within the realm, or that they shall be compelled to load it in ships or pay custom thereon except in the ports where they cause the wool to be loaded in ships.

The like in favour of the following:

Thomas Henrici, Vulpinus Johannis, and Giles de Vulpe, merchants of Florence.

Vannus Grandonis and Gerard Renuncie, merchants of Florence.

MEMBRANE 29d.

Aug. 12.
Felton.

To Master John Luterel. Prohibition of his going beyond sea, or of his sending thither anything touching the disputes that arose between him, when he was chancellor of the university of Oxford, and the masters and scholars of the university, or of his causing anything concerning the same to be published anywhere, until the king, having had information from both sides, shall order to be done what he shall see fit, as, if the disputes be divulged in parts beyond sea, to wit in universities and other public places, scandals and other dangers may arise, not only to the said Master John and the masters and scholars, but also to the realm and its inhabitants. He is ordered to be before the king's council at York in three weeks from Michaelmas next to inform the king and his council concerning the disputes. The king has ordered the masters and scholars to send some of them to him at the same time. [*Fædera; Parl. Writs.*]

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Aug. 25.
Melrose.

Robert de Neuby, parson of Merston church, diocese of York, William del Thwayt of Hoton Wandesleye, and John de Bedale, chaplain, acknowledge that they owe to Master Henry de Clif, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Alice, late the wife of John Fish of York, and John King' of York acknowledge that they owe to the master and brethren of St. Leonard's hospital, York, 18*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Peter de Hamby acknowledges that he owes to Luke, parson of the church of Danby-on-Wisk, 18*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas de Heworth and Roger le Graunt of York acknowledge that they owe to Henry de Merton, clerk, 33*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

MEMBRANE 27*d.*

Matilda, late the wife of John de Ebor[aco], tenant in chief, puts in her place Peter de la Haye to seek and receive her dower in chancery.

Sept. 2.
Fenham.

Robert de Raygate, knight, John de Lascy of Gaitford, John Freman of Ledsam, Robert de Bretton, Thomas de Grenefeld of Shirbourn, and John de la Sale of Hamelton acknowledge that they owe to William, archbishop of York, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

The king sent his letters under his privy seal [6181] to this effect: Edward, etc., to William de Ayremynne, Master Henry de Clif, and William de Clif. Whereas we have given to the bishop of Norwich, our chancellor, at his request, permission to make a tour in his bishopric and to stay there some time, and we will that our great seal shall remain in your custody to do what pertains to the office during the chancellor's absence, as you have done heretofore, we order you to receive and keep our great seal in form aforesaid, and to come with our chancery to Newcastle-on-Tyne so soon as you have seen these letters, with as much haste as possible, and to stay there until further orders, doing what pertains to the office. Given under our privy seal, at Fenham, 2 September, in the 16th year of our reign.' By pretext whereof the chancellor, on Sunday, 12 September, after he had sealed [writs], delivered the seal under his seal to the aforesaid William de Ayremynne in the oratory before the door of his chamber in St. Mary's abbey, York, to be kept under the seal of the said Master Henry and of Sir William de Herlaston, clerk, until the arrival of the said William de Clif, who was then absent, and the said William de Ayremynne received the seal, and on Monday the morrow William de Ayremynne, Henry, and William de Herlaston opened the seal, and sealed writs therewith, and after the sealing, William de Ayremynne retained the seal to be kept as is aforesaid. Afterwards, on 28 October, the aforesaid William de Clif came into chancery at York, and William de Ayremynn, Henry, and William de

1322.

Membrane 27d—cont.

Herlaston opened the said seal sealed under their seals in the lodgings of William de Ayremynn in the aforesaid abbey in the presence of William de Clif, and they sealed writs therewith, and after the sealing Henry and William de Clif put their seals to the said great seals, and the seal remained thus sealed in the custody of William de Ayremynn as before. Afterwards, on 17 November, upon the chancellor coming to the king at York, William de Ayremynn, after the sealing of the writs of the same day, by his own hand delivered the great seal, under the seals of Henry and William de Herlaston, to the chancellor in his chamber in St. Mary's abbey, in the presence of the said Henry and of William de Herlaston, and of other clerks of the chancery, and the chancellor received it from him, and on the morrow sealed writs with it in his said chamber, and the seal thereafter remained in his custody. [*Parl. Writs.*]

Sept. 19. Richard Daunper acknowledges that he owes to John de Hardeshull, Newcastle-on-Tyne, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Cherleton, knight, acknowledges that he owes John de Ellerker, the elder, 8*l.* 7*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Salop and in England and Wales.

Henry son of Hugh acknowledges that he owes to John de Brytannia, earl of Richmond, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.

This recognisance was made for 200 marks, which ought to have been paid at Martinmas last, and the said recognisance was cancelled for the same 200 marks paid into chancery under date of 22 December, in the 16th year, and the cause of the cancelling is contained in those letters, remaining among the writs of privy seal for the same year. Afterwards, on 26 December, the chancellor, in St. Mary's abbey, York, delivered the said 200 marks to Sir Thomas de Colevill, knight, the earl's steward, by the king's order.

Enrolment of bond of John de Styrchesleye, knight, to John de Molyns of Aulton for payment of 40*s.* yearly for the life of John de Molyns from the manors of Scheldyngthorp, co. Lincoln, and Ekerynge, co. Nottingham, or from other lands of John de Sthyrchesleye in other counties if these manors be insufficient for payment of the above sum. Dated at Newcastle, on Sunday before St. Matthew, 1322, 16 Edward II.

Memorandum, that John de Styrchesleye came into chancery at Newcastle-on-Tyne, on the same day, and acknowledged the above deed.

Sept. 20. Robert de Rocheford, knight, acknowledges that he owes to Richard de Newcastle-on-Tyne, Emeldon, burgess of Newcastle-on-Tyne, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Thomas Ughred (*sic*), knight, acknowledges that he owes to John de Ellerker, the elder, 12 marks 7*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Sept. 2. To brother Leo de Villa Nova, master of the Hospital of St. John of Fenham. Jerusalem. Notification that Thomas Larcher, prior of the said Hospital in England, and William de Rambureles, presented to the king, whilst he was lately engaged upon the disposition of his progress to the war against the Scots, certain papal letters under bulls and also letters from the said Leo touching the lands that formerly belonged to the Templars in this realm,

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Membrane 27d—cont.

and the king, having examined the said letters, assigned a day to the said prior and William in his next parliament, because the wisest men of his council were not at that time assisting him, many of them being absent in remote parts, in which parliament he will cause such ordinance to be made with the counsel of the magnates and *procures* of the realm as ought to be satisfactory to the said master. The king commends the prior to the master, and prays that the master will hold the matters touching the prior before him as specially commended.

Sept. 24. To the sheriff of York. Order not to molest the footmen who have
Newcastle-on-Tyne. returned home from the king's service without permission, upon their finding mainprize to answer to the king when he will speak against them for their trespass and contempt. By K.

[*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Sept. 18. To the warden of the Cinque Ports, or to him who supplies his place.
Newcastle-on-Tyne. Order to cause proclamation to be made of the prorogation for two years of the truce between the king and the duke of Brittany for the merchants, mariners and others of the realm and of the duchy. By K.

[*Fœdera.*]

The like to the following :

The justice of Wales, or to him who supplies his place.

The justiciary of Ireland, or to him who supplies his place.

The like to the sheriffs of the following counties, etc. :

Essex and Hertford.

Surrey and Sussex.

Norfolk and Suffolk.

Kent.

Lincoln.

Devon.

York.

Cornwall.

London.

Southampton. [*Ibid.*]

Dorset.

Enrolment of grant from Robert de (*sic*) Surreys to Geoffrey de Edenham, vicar of Wodehorne church, of a messuage in Newcastle-on-Tyne in the Pilgrim Street (*in vico Peregrinorum*), between the land of Nicholas de Carliolo on the north and Robert de Haliwell on the south, extending from the king's highway on the west to Atrykeborne on the east. Dated at Newcastle-on-Tyne, Friday before Michaelmas, 16 Edward II. Witnesses : Sir Nicholas Scot, then mayor of that town ; Thomas Daulyn, Gilbert Hankyn, William de Burneton, and Robert de Angreton, then bailiffs of the same town ; Robert le Keu ; Alan Pullore ; John Patoun.

MEMBRANE 26d.

Richard de Kent, tanner (*alutarius*) of London, puts Master Adam de Ayremynn in his place to prosecute a recognisance for 20*l.* made to him in chancery by William de Ferariis.

The said Richard puts the aforesaid Adam in his place to prosecute a recognisance of 40*l.* made to him in chancery by Hugh de Lamplou.

Sept. 21. Robert Byllyng 'offe Rouwardyn' acknowledges that he owes to Robert
Newcastle-on-Tyne. Sapy, knight, 5 marks ; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Henry de Ebor[aco] of Newcastle-on-Tyne acknowledges that he owes to Thomas Ughtred, knight, 18*l.* ; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

1322.

Membrane 26d—cont.

Sept. 20. To John de Britannia, earl of Richmond. Order to come with horses
Newcastle-on-Tyne. and arms and footmen in as much power as possible to the king at
Newcastle on the eve of St. Luke next, to set out with the king against
the Scotch rebels, who have entered the realm and besieged Norham castle.
[*Fædera; Parl. Writs.*] By K.

The like to eight earls and thirty-three others. [*Ibid.*]

To L. bishop of Durham. Order to be at Newcastle in the said feast
with horses and arms and footmen of his bishopric and other relations and
friends of his. [*Ibid.*]

Sept. 18. To W. archbishop of York. Order to be present at Rippon on Sunday
Newcastle-on-Tyne. after Martinmas to treat with the king and the other prelates, magnates, and
procures of the realm concerning the repression of the Scotch rebellion and
other matters. By K.

[*Fædera; Parl. Writs.*]

The like to W. archbishop of Canterbury and to nineteen bishops.
[*Ibid.*]

To the abbot of St. Augustine's Canterbury. Like summons. [*Ibid.*]

The like to thirty abbots and priors and to the prior of the Hospital of
St. John in England. [*Ibid.*]

To Edward, earl of Chester. Summons to attend the above *colloquium*.
[*Ibid.*]

The like to nine earls and to fifty-two others. [*Ibid.*]

To William de Bereford. Summons to attend the above *colloquium* to
treat with the king and the others of his council. By K.

[*Ibid.*]

The like to twenty-two others. [*Ibid.*]

Sept. 18. To the sheriff of Hertford and Essex. Order to cause knights of the
Newcastle-on-Tyne. shire, citizens, and burgesses to be elected to attend the above *colloquium*.
[*Ibid.*] By K.

The like to all the sheriffs of England. [*Ibid.*]

MEMBRANE 25d.

Sept. 28. Geoffrey de Edenham, vicar of Wodhorn church, William, vicar of
Durham. St. Nicholas, Newcastle-on-Tyne, and William Denum acknowledge that
that they owe to Robert Sureys of Newcastle-on-Tyne 20*l.*; to be levied,
in default of payment, of their lands and chattels in co. Northumberland.

Cancelled on payment.

Sept. 20. To Oliver de Ingham. Order to come to the king at Newcastle on the
Newcastle-on-Tyne. eve of St. Luke next with all the fencible horsemen and footmen, suitably
armed, of the county of Chester, of the lands of Flynt and Ingelfeld, of the
counties of Salop and Stafford, and of the parts of the Peak, co. Derby,
whom the king lately appointed him to array and exercise, in order to set
out with the king against the Scotch rebels, who have entered the realm
and are besieging Norham castle. By K.

[*Parl. Writs.*]

The like to the following:

Andrew de Hartela, earl of Carlisle, in cos. Cumberland, Westmoreland,
and Lancaster, and in the parts of Cravene, Rychemundshire and the
wapentake of Youkrosse, co. York.

Simon Warde, John de Sutton, and John de Rithre in co. York,
except the aforesaid parts and wapentake.

John Darcy 'le neveu' and William de Aune in cos. Nottingham and
Derby, except the parts of the Peak, co. Derby.

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Membrane 25d—cont.

John Darcy 'le uncle' in the parts of Lyndeseye, co. Lincoln.

John de Ros in the parts of Holand, co. Lincoln.

William de Kyme in the parts of Kesteven, co. Lincoln. [*Ibid.*]Sept. 27.
Durham.

To Oliver de Ingham. Order to array and exercise the aforesaid men, so that they be ready to come to the king for the repulse of the Scots when summoned, and to come to the king according to the preceding order unless otherwise ordered. By K.

[*Ibid.*]The like to the aforesaid men in the above counties and parts. [*Ibid.*]Sept. 27.
Durham.

To the sheriff of York. Order to cause proclamation to be made prohibiting any from damaging or annoying the men fleeing with their beasts and other goods from the Scots, enjoining them to give aid to the fugitives, and to permit the fugitives' beasts to depasture in their pastures without taking anything from them therefor, the king having ordered that the like shall be done in his forests, chaces, and other pastures. By K.

[*Fœdera ; Parl. Writs.*]

To John de Crumwell, keeper of the Forest this side Trent, or to him who supplies his place. Order to permit such fugitives from the Scots as shall come to his bailiwick with their beasts and others goods to be received therein, and to stay there, and to permit their beasts to pasture within the king's forests, chaces, and pastures without taking anything from them therefor, inhibiting any one from injuring or aggrieving the said fugitives.

[*Ibid.*]The like, '*mutatis mutandis*,' to the following :

Thomas Ughtred, constable of the castle and honour of Pykeryng.

John de Wysham, constable of Knaresburgh castle. [*Ibid.*]Oct. 2.
Barnard Castle.

To Simon Warde. Order to bring to the king at Blakhoumor with all speed possible all the horsemen and footmen, suitably armed, from the places wherein he was lately appointed to array and exercise the men between the ages of sixteen and sixty, the king proposing to collect his army at Blakhoumor to repel the Scotch rebels, who have entered the realm in the marches of Carlisle. He is ordered to cause all persons disobeying him in this behalf to be punished as rebels and aiders of the Scots, for which purpose the king commits to him full power. By K.

[*Fœdera ; Parl. Writs.*]

The like to the following :

Oliver de Ingham.

Andrew de Hartcla, earl of Carlisle.

John de Sutton.

John de Rithre.

John Darcy 'le neveu.'

William de Aune.

John Darcy 'le uncle.'

John de Ros.

William de Kyme. [*Ibid.*]

To L. bishop of Durham, or to him who supplies his place in that bishopric, or to his steward. Order that the steward shall bring to Blakhoumor in person all the horsemen and footmen of the bishopric between the ages of sixteen and sixty. By K.

[*Ibid.*]

Memorandum, that these letters were patent, as appears on the Patent Roll, but they are enrolled here through negligence. [*Ibid.*]

Oct. 6.
Barnard Castle.

Robert son of Robert de Rihill acknowledges that he owes to John de Crokedayk 6 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

1322.

Oct. 5.
Forset.*Membrane 25d—cont.*

To the sheriff of York. Order to cause proclamation to be made that all lords of towns and half-towns, hamlets, and parts of towns of his bailiwick, except the parts of Cravene, Richemundshire, and the wapentake of Youckrosse, who are able to labour, shall help Simon Warde, John de Sutton, and John de Rithre, and that the lords of towns, etc., in the excepted parts shall aid Andrew de Hartela, earl of Carlisle, to levy all the fencible men of their demesnes between the ages of sixteen and sixty, and that the said lords shall come in person, suitably armed, with their aforesaid men, likewise armed, in the companies of the said Simon, John, and John, and of the earl aforesaid to the places assigned to the said subjects, in aid of the repulse of the Scotch rebels, and that each lord shall bring with him in writing the names of his men who refuse to come, so that punishment may be ordained for those who refuse to come, and that the lords who are infirm may depute others in their places for this purpose. By K.

[*Parl. Writs.*]

The like to the following :

The justice of Chester, or to him who supplies his place, and to the sheriff of Salop and Stafford, to be intendent to Oliver de Ingham.

The sheriffs of Cumberland, Westmoreland, and Lancaster, to be intendent to Andrew de Hartela, earl of Carlisle.

The sheriff of Nottingham and Derby, to be intendent to John Darcy 'le neveu' and William de Aune.

The sheriff of Northumberland, to be intendent to David de Strabolgy, earl of Athole.

The sheriff of Lincoln, to be intendent to John Darcy 'le uncle' in the parts of Lyndeseye, John de Ros in the parts of Holand, and William de Kyme in the parts of Kesteven. [*Ibid.*]

To L. bishop of Durham, or to him who supplies his place, the bishop being in remote parts, or to his steward. Order to cause like proclamation to be made that the lords of the bishopric, etc., shall be intendent to the said steward, etc. By K.

[*Ibid.*]

Oct. 6.

Yarm.

To the bishop of London. Order to send to the exchequer without delay, there to be delivered to the treasurer and barons, a copy of the principal register of taxations of ecclesiastical benefices and of the temporalities annexed thereto of the collection of the tenth committed to the bishop's predecessor and to the bishop of Lincoln of that time, and the form of the collection and levy of the said tenth for the use of the pope, as complaint is frequently made to the king by beneficed clerks that certain sub-collectors of the tenths of the clergy levy the said tenths unduly according to divers particulars of the taxations of benefices delivered to them or fabricated by them. [*Fœdera.*]

The like to H. bishop of Lincoln. [*Ibid.*]

Memorandum, that Ida, late the wife of John Marmeduk, appeared in chancery at Newcastle-on-Tyne, on 10 October, and acknowledged that she held a third of the manors of Silkesworth and Horden, in the bishopric of Durham, in dower of the assignment of Thomas, late earl of Lancaster, to whom the reversion pertained, which manors came to the king by the earl's forfeiture, and the reversion thereof pertains to him; wherefore she made fealty to the king.

MEMBRANE 24d.

Oct. 12.

Yarm.

To the treasurer and barons of the exchequer. Order to adjourn the day given by them to the prior of Durham for him to come before them to render account of certain tenths collected by certain of his predecessors for the

1322.

Membrane 24d—cont.

king's use, as the prior cannot now come to the exchequer with the rolls, tallies, and memoranda touching the account because the Scotch rebels are now in Yorkshire.

Oct. 15.
Bridlington.

To the sheriff of Southampton. Order not to give credence to any letters under the privy seal lately used by the king, as the seal is lost, and to cause proclamation to this effect to be made in such places as he shall think fit.

By K.

[*Fœdera.*]

The like to all the sheriffs of England, and to the constables of the following castles, except that they are not ordered to make proclamation :

Knaresburgh.

Alnewyk.

Scardeburch.

Norham.

Dunstanburgh.

Bernard's Castle. [*Ibid.*]

Oct. 27.
York.

To the sheriff of York. Order to give credence to letters under the aforesaid privy seal, which has now come to the king's hands and has been all the time in safe custody, and to cause proclamation to be made to this effect.

By K.

[*Ibid.*]

The like to all the sheriffs of England.

The like to the constables of the aforesaid castles. [*Ibid.*]

Oct. 30.
York.

William Scot acknowledges that he owes to Robert de Bardelby, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard son of Richard de Riboef of Stretton acknowledges that he owes to Robert Ingram of Nottingham 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Lucy, late the wife of John de Somery, tenant in chief, puts in her place Clement de Hampton and Walter de Northfeld to demand and receive in chancery her dower of the said John's knights' fees and advowsons.

Nov. 1.
York.

Thomas de Furnivall, knight, the younger, acknowledges that he owes to Giles Pecche 17 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Oct. 29.
York.

Simon Warde, knight, acknowledges that he owes to William de Ayremynn, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.—William de Horlaston, one of the keepers of the seal, received the acknowledgment.

Note of payment of 20 marks.

Oct. 30.
York.

To the sheriff of York. Order to cause proclamation to be made that all prelates, earls, magnates and *proceres*, knights of that shire, citizens and burgesses of the cities and boroughs of the same county who have been summoned to be at Rippon on Sunday after Martinmas to have a *colloquium*, shall be at York on that day for the above purpose.

By K.

[*Fœdera; Parl. Writs.*]

The like to the sheriffs of Nottingham and Derby, Lincoln, Lancaster, Westmoreland, Cumberland, and Northumberland. [*Ibid.*]

Nov. 3.
York.

John Pecche, the elder, acknowledges that he owes to William de Esthall and Ellen his wife 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The said John acknowledges that he owes to the aforesaid William 70 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Aymer Pauncefot, knight, acknowledges that he owes to the aforesaid John 300 marks; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Worcester.

1322.

Membrane 24d—cont.

Robert de Welle, knight, acknowledges that he owes to William de Ayremynn, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

William Benet of Boston acknowledges that he owes to Luke de Colevill, clerk, 25*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Stephen de Kenerthorp, Thomas Wacelyn of Briddesale, William de Lelum, Peter Wyles, William son of Thomas de Egeton, and Hugh de Haghton acknowledge that they owe to Thomas de Burgh, clerk, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Nov. 4.
York.

Hugh Spendelove of Northtudenham and Walter de Rykyngdale, chaplain, acknowledge that they owe to Robert de Cave, parson of a moiety of the church of Northtudenham, 40s.; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

John de Pelham acknowledges that he owes to William de Ayremynn, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

William son of John de Warrewyk acknowledges that he owes to John son of William de Wetewang 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 18.
York.

Benedict Payek of Mendham acknowledges that he owes to John de Sutton, parson of Baketon church, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

MEMBRANE 23d.

— Scolastica, late the wife of Geoffrey de Melsa, puts in her place John de Sancto Paulo and John de Bernevill to sue in chancery for her purparty of the advowsons of the churches of Creton and Gayton and of the services of the free tenants in Middelton, Colyngetre, and Creton.

Nov. 3.
York.

To the prior and convent of Bernewell. Request that they will admit brother Thomas de Ulveston, canon of Newburgh priory, to dwell amongst them until the latter priory be relieved, and to cause all necessities to be administered to him as to one of their brethren, as the priory of Newburgh is so destroyed and oppressed by the Scotch rebels that the canons cannot dwell there together now.

By K.

The like to the following for the canons of Newburgh mentioned below:

The prior and convent of Newenham for brother John de Ebor[aco].

The prior and convent of Drax for brother Hugh de Aldefeld.

The prior and convent of Thurgarton for brother John de Oterington.

The prior and convent of Wirknesop for brother John de Thresk.

The abbot and convent of Thornton-on-Humbre for brothers Edmund de Burton and Walter de Wynestowe.

The prior and convent of Elsham for brother Lambert de Bovynton.

The prior and convent of Thornholm for brother William de Brakenbergh.

The prior and convent of Markeby for brother Thomas de Nafferton.

The prior and convent of Grymesby for brother William de Langeton.

By K.

1322.

Membrane 23d—cont.

Nov. 11. John de Redinges acknowledges that he owes to Gilbert de Risshton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.
Conisbrough. *Cancelled on payment.*

Robert del Cley of Blyth (*Blitha*) acknowledges that he owes to the aforesaid Gilbert 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment, acknowledged by Thomas de Brayton, clerk, Gilbert's attorney.

Nov. 4.
York.

To W. archbishop of York. Order not to molest the archbishop of Canterbury or the men of his household during his journey to York to treat with the king and other prelates or magnates, or during his return thence, disputes having heretofore arisen concerning the carrying of his cross in the province of the archbishop of York. The king wills that the archbishop of York shall in like wise go to such treaties in the province of Canterbury without impediment. By K. on the information of Master R. de Baldok. [*Fædera; Parl. Writs.*]

To the sheriff of York. Order to meet the archbishop of Canterbury when he comes into the sheriff's bailiwick, and to conduct him to the city of York, not permitting wrong or grievance to be done to him or any of his household there. [*Ibid.*]

The like to the sheriff of Nottingham, '*mutatis mutandis.*' [*Ibid.*]

MEMBRANE 21*d.*

Nov. 15. Adam de Knousale acknowledges that he owes to Master Robert de Tutbury. Ayleston, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Joan, late the wife of Thomas Botetourt, sister and co-heiress of John de Somery, tenant in chief, puts in her place Alan de Wodelowe to seek in chancery her purparty of the knights' fees and advowsons of churches of the aforesaid John.

John de Sutton, who married Margaret, one of the sisters and co-heiresses of the aforesaid John, puts in his place Henry de Edenestowe, clerk, and William de Duddele, and Margaret puts in her place the said William, to receive her purparty of the knights' fees and advowsons of the churches of the aforesaid John de Somery.

Nov. 11. Robert, prior of Bryddelyngton, acknowledges, for himself and convent, Tutbury. that he owes to Thomas, son of Thomas de Outhenby, 120*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

The aforesaid prior acknowledges that he owes to the said Thomas 40 marks; to be levied, in default of payment, as above.

Cancelled on payment.

Nov. 14. To the sheriff of York. Whereas the king lately sent to him in patent Tutbury. form an article concerning the making of prises in this realm, made by the late king and approved by the king, and enjoined him to publish the same in York and elsewhere, and to inhibit anyone taking prises contrary to the form thereof, and the king now learns from the frequent complaints of divers men that many persons, feigning to be ministers of the king and of other magnates, have presumed to make divers prises of corn, beasts, and other

1322.

Membrane 21d—cont.

sorts of victuals in divers places in the sheriff's bailiwick, contrary to the aforesaid article, beating the men wishing to complain thereof and despoiling them of their goods; the king, for the protection and quiet of his people, and in order that the magnates and others of his faithful subjects coming to him from day to day may be able to find victuals for their maintenance, and the vendors thereof be able to expose them for sale at their will, has caused the said article to be transmitted again to the sheriff in patent form; and he orders the sheriff to cause it to be read and proclaimed in the aforesaid city and in every market-town and elsewhere where the sheriff shall think fit, and to enjoin all of his bailiwick to pursue with hue and cry any person making prises contrary to the aforesaid article, and to arrest any so doing, and to take them to the nearest gaol, there to remain until they be delivered thence according to the law and custom of the land and the form of the aforesaid article, warning all and singular of his bailiwick who wish to complain of such prises to come to the chancery or the exchequer, if they will, to propound their complaints and to receive remedy. By K. and C.

The like to the mayor and bailiffs of the city of York.

Nov. 16.
Tutbury.

Thomas de Rok acknowledges that he owes to Thomas de Karliolo of Newcastle-on-Tyne 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

— Andrew de Harcla, earl of Carlisle, puts in his place Robert de Saunford to prosecute a recognisance of 406*l.* 10*s.* 0*d.*, made to him in chancery by John de Wake.

Nov. 16.
Weston-on-Trent.

Henry de Sibthorp, parson of a moiety of the church of Ekeryng', acknowledges that he owes to Thomas de Sibthorp, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Nottingham.

Nov. 11.
Tutbury.

To the sheriff of York. Order to cause all and singular of his bailiwick to be raised whenever Robert Lewer, John Wyard, John du Chastel, Richard and Robert de Harle, and their confederates, or any of them, come to his bailiwick, and to pursue them with hue and cry until they be taken dead or alive. Unless the said men be pursued and taken if they enter his bailiwick, the king will punish him and the men of the places where the aforesaid malefactors shall come or be received, the king being given to understand that the said Robert and the others have risen against him, and have set out for the woods in the sheriff's bailiwick. By p.s. [6284.] [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Nov. 24.
York.

John de Munketon, chaplain, acknowledges that he owes to Thomas de la Ryver, knight, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Plumton, knight, acknowledges that he owes to Nicholas de Colonia, citizen and merchant of York, 22*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

William Byset acknowledges that he owes to Robert de Morby, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 30.
York.

Thomas son of Richard de Dene of Hothum acknowledges that he owes to John, bishop of Ely, 200 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1322.

*Membrane 21d—cont.*Dec. 1.
York.

To the treasurer and barons of the exchequer. Order to cause the men of the county of Lancaster to have respite until Michaelmas next for all debts due to the exchequer for the king's time and of the time of his progenitors, the king having granted them such respite, as they have suffered great damages for some time by the frequent comings of the Scotch rebels.

By K.

The like in favour of the men of Cumberland and the men of Westmoreland.

By K.

*MEMBRANE 20d.*Nov. 26.
York.

Thomas de Evesham, parson of the church of Baddeby, diocese of Lincoln, acknowledges that he owes to Master Richard de Snoweshull 10 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

William Scot of Birthwait acknowledges that he owes to Robert de Bardelby, clerk, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Stephen de Kelleseye acknowledges that he owes to John de Wodeford, clerk, 8*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John de Grantham, citizen of York, acknowledges that he owes to Thomas de Burgh, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 10.
Tutbury.

To John de Hanstede, supplying the place of marshal in the king's household. Order to cause proclamation to be made in the city of York, whither the prelates, earls, barons, *procures*, and communities of the realm are coming to treat of the affairs of the realm, that all wishing to sell victuals and other goods may come to the city with their victuals and goods safely and securely, and that nothing shall be taken of their victuals and goods against their will. The said John is ordered to prosecute and punish, at the suit of any complaining of them or otherwise, any who have made any prises in the city contrary to the late king's articles concerning prises, which articles the king lately caused to be published. By K. and the whole C. [*Parl. Writs.*]

Nov. 27.
York.

To W. archbishop of Canterbury. Order to convoke a provincial council of the prelates and clergy of the province at Lincoln as speedily as possible, and to seek a suitable aid from them from their ecclesiastical goods and other things annexed thereto, as the king needs a great amount of money for the war against the Scots, the prelates, *procures*, and community of the realm having granted the king a tenth of the goods of the community of the realm and a sixth of the cities, boroughs, and ancient demesnes of the king. [*Fœdera; Parl. Writs.*]

By K.

The like to W. archbishop of York to assemble the clergy of his province at York.

By K.

[*Ibid.*]Dec. 1.
York.

John Morice, knight, acknowledges that he owes to John de Wolaston 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Northampton.

*Cancelled on payment.*Dec. 3.
York.

Henry de Lancastre acknowledges that he owes to Thomas le Blount, knight, 660*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

1322.

Membrane 20d—cont.

The aforesaid Henry acknowledges that he owes to the said Thomas and to Richard de Rivers, executors of the will of Matilda, late the wife of the aforesaid Henry, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Constantine de Mortuo Mari, knight, acknowledges that he owes to John, bishop of Norwich, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

The abbot of Vaudey acknowledges, for himself and convent, that he owes to Acheritus Johan de Portenar[iis] of Florence 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

— Luke de Colleville, parson of the church of Daneby-on-Wisk, puts in his place Hugh de Colleville to sue for execution of a recognisance for 18*l.* 13*s.* 4*d.* made to him in chancery by Peter de Hanby.

— The aforesaid Luke puts the said Hugh in his place to prosecute the execution of a recognisance for 25*l.* made to him by William Benet of Boston.

Nov. 27.
York.

To Thomas, earl of Norfolk, and marshal of England. Order to provide himself with men-at-arms beyond his accustomed household with all speed, and to come to one of his manors nearest to Yorkshire, so that he can come to the king with the said men-at-arms thence at a day and place to be appointed by the king in case the Scotch rebels enter the realm, it having been agreed in the treaty at York by the king and the prelates, earls, barons, and other *procures* of the realm that the king shall stay in the north this winter with a force, and that the earls, barons, and other *procures* shall provide themselves with as many men-at-arms as possible, so that they may come to the king to repel the Scotch. The king wills that the aforesaid men-at-arms shall be at his wages from the day when the earl comes to the king by his order for so long as they shall be in the king's service, since the tenth and sixth granted in the above treaty were granted for this purpose, and in aid of other expenses about the war. The earl is ordered to certify the king by the bearer of his proceedings herein, of the number of men-at-arms that he will bring, and of the manor wherein he will stay. By K. [*Parl. Writs.*]

The like to five earls and forty-seven others. [*Ibid.*]

The like to three earls and fifteen others, omitting the mention of staying at a manor. [*Ibid.*]

To the abbot of Waltham Holy Cross. Order to go to the provincial council that Walter, archbishop of Canterbury, will shortly convoke at Lincoln, to treat with the prelates and clergy of that province concerning the grant of a suitable subsidy to the king for the prosecution of the Scotch war, and he is enjoined to grant a suitable aid and procure the grant thereof from others to the best of his powers. By K.

[*Ibid.*]

The like to forty-four abbots, the prior of Lewes, the prior of St. John of Jerusalem, and the master of the order of Semplingham. [*Ibid.*]

MEMBRANE 19d.

Dec. 6.
Selby.

Master Richard de Haveryng', clerk, acknowledges that he owes to John de Waterton and Henry de Belton, citizens and merchants of York, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Peter de Malo Lacu, knight, acknowledges that he owes to Thomas de Furnivall, the younger, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

1322.

Membrane 19d—cont.

William de Alta Ripa of Holbek acknowledges that he owes to Thomas de la Rivere 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 3.
York.

To the treasurer and chamberlains. As the king wills that all papal bulls and all other charters, deeds, and memoranda touching him and his estate and liberties in England, Ireland, Wales, Scotland, and Ponthieu in the treasury under their custody and in the wardrobe and elsewhere shall be put into a calendar, and shall be arrayed by certain sufficient persons to be appointed by the treasurer and chamberlains at the king's expense, as the king has enjoined upon the treasurer, the king orders them to cause these things to be done as conveniently as they can be, and to pay the wages of those deputed for this purpose. By K.

Dec. 6.
York.

To the sheriff of York. Order to cause proclamation to be made that all those who have been appointed justices to take assizes, juries, and certificates, or inquisitions, to deliver gaols, or to hear and determine felonies, or other such like things in that county since the king's accession, shall send to the exchequer at the quinzaine of Easter next estreats of their rolls of fines, ransoms, amercements, forfeited issues, and all other things touching the king's profit in this behalf that have not yet been sent to the exchequer, under pain of forfeiture, in order that the fines, etc., may be levied for the king's use, and that they shall have then their rolls of all such things as have been finally determined before them to be delivered to the treasurer and chamberlains. He is also to cause proclamation to be made that the heirs and executors of the wills of all such justices as are dead shall have all the rolls of the said justices in their custody at the exchequer on the said day, there to be delivered to the treasurer and chamberlains. The sheriff is to inform himself, and, if need be, to make enquiry of the names of such as have been appointed for the above purposes since the king's accession, and to certify the treasurer and barons of the names at the said day. By K.

The like to all the sheriffs of England.

To the sheriff of York. Order to cause proclamation to be made that all those who have goods of the contrariants who have not yet been admitted to the king's grace, or who owe them debts, shall deliver such goods and pay the debts within a month from the time of proclamation to those who have been appointed by the king for the custody of such goods in those parts, causing them to know that the king will repute as adherents of the rebels all who do not execute the premises. He is ordered to certify the treasurer and barons of the exchequer at the quinzaine of Easter how he has executed this order. By K.

The like to all the sheriffs of England.

Nov. 29.
York.

To the sheriff of York. Order to cause Gregory de Thorneton and Henry de Malton, knights of that shire, to have nine marks from the community of the county for their expenses in coming to the king at York for the community of the county, staying there for fifteen days, each of them taking 4*s.* a day. By K.

[*Parl. Writs.*]

Nov. 29.
York.

To the sheriff of Norfolk. Like order for payment of 100*s.* to Walter de Holwell, knight of that county, staying at York fifteen days and being five days coming and five days returning. By K.

[*Ibid.*]

The like for various sums for the knights of other counties. [*Ibid.*]

To the bailiffs of Norwich. Order to cause John de Morle, the younger, and Peter de Hakeford, burgesses of that city, to have 100*s.* from the

1322.

Membrane 19d—cont.

community thereof for their expenses in coming to York as above, each of them taking 2s. a day.

The like in favour of the following :

Godfrey de Colneye, burgess of Great Yarmouth, for 50s.

Richard de Cave and Simon de Knyghtwyk, burgesses of Bedford, for 100s.

John de Norhampton, burgess of Northampton, for 46s. [*Ibid.*]

Enrolment of letters of John, duke of Brittany, vicomte of Limoges, dated at his castle of Gaunre, on Thursday after St. Luke, 1322, witnessing that whereas on 24 November, 1305, an accord was made between him, for all the merchants, mariners (*mareanz*), and subjects of his duchy, and the king of England, lord of Ireland and Wales, and duke of Aquitaine, and the merchants, mariners, and subjects of his said realm and lands, that a truce should be taken and affirmed between the parties, which endured, according to the form of the accord, until the feast of All Saints last upon certain conditions expressly stated (*pallees*) in the said truce and prises; because these matters were not furnished for certain causes, the duke has prolonged the said truce thus taken and affirmed for a year beyond the said feast, and meanwhile the conditions shall be again furnished; the duke, willing that the matters agreed upon shall be done as aforesaid as pertains to him and his subjects, prolongs the said truce so taken and affirmed and afterwards prolonged by him, as aforesaid, for two years from All Saints next, and he wills that the matters spoken of and moved at another time in the said truce shall be done and furnished fully in suitable manner during the prolongation of this truce, if by chance during that time a friendly composition or reformation of the accord may not be procured or made between the parties concerning the discords upon both sides. The duke has received the letters of the king of England under the great seal concerning the prolongation of the truce; wherefore he has caused it to be published and ordered throughout his duchy that the truce shall be kept. *French.* [*Fœdera.*]

To William de Ayremynne, Master Henry de Clyf, William de Clyf, and William de Herlaston. As the king wills that the bishop of Norwich, the chancellor, shall come to him at the next convocation to be held at Lincoln, he has charged him to deliver the great seal to William de Ayremynne to keep under the seals of the aforesaid Henry, William de Clyf, and William de Herlaston, or two of them; the king therefore charges William de Ayremynne to receive the said seal to be kept as above, and he and the said Henry, William and William are to cause to be done what pertains to the office of chancellor until the chancellor's return. Given under the privy seal at York, 30 December, in the 16th year of the reign.

Afterwards, on 10 January following, the chancellor delivered the said seal in the morning under his seal to the aforesaid William de Ayremynne within the chancellor's chamber in St. Mary's abbey, York, in the presence of the aforesaid Henry, William and William, and of other clerks of the chancery; and William de Ayremynne received the seal, and opened it on the same day before dinner, in the church of the abbey, in the presence of Henry, William and William, and writs were sealed therewith, and after the sealing the seal remained in the custody of William de Ayremynne under the seals of the said Henry, William and William.

Afterwards, on Monday, May 2, William de Ayremynne delivered the seal under the aforesaid seals to the chancellor in his chamber in the aforesaid abbey, at the hour after dinner, in the presence of W. bishop of Exeter, Walter de Norwico, Roger Beler, barons of the exchequer, and others, and the chancellor received the seal into his own hands from the said William de Ayremynne, and sealed writs with it on the morrow. [*Parl. Writs.*]

MEMBRANE 18*d*.

1322.

Dec. 4.
York.

To Louis, count of Flanders. The king learns from his letters that he desires that a truce shall be made for the avoidance of the discords between his subjects and the king's subjects; the king informs him that Robert, late count of Flanders, grandfather of Louis, and his subjects, afforded the material and occasion of the said dissensions; but if the count will cause the giving of aid to the Scotch rebels by him or by his subjects and the making of communion with them to cease whilst they are rebels, it will please the king if the count will send some of his subjects into the realm to treat upon the said article and other things necessary for the said truce, for whom the king will grant safe-conduct when apprised of their names. The count is desired to write his will in the matter. [*Fœdera*.]

Dec. 12.
Haddlesey.

John de Warthill of York acknowledges that he owes to Walter de Whiteby of York 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 8.
Haddlesey.

To Richard de Burgo, earl of Ulster. Order to prepare himself with horses and arms in as much power as possible, and to come at the king's wages to Carlisle on 1 June next, ready to set out with certain of the king's faithful subjects whom he is about to send thither against the Scotch rebels.

By K.

[*Fœdera*; *Parl. Writs*.]The like to twelve others. [*Ibid*.]Dec. 10.
Haddlesey.

To Thomas, earl of Norfolk, and marshal of England. Order to be at York at the Purification with horses and arms in as much power as possible, ready to set out against the Scotch rebels, who, as the king learns, are preparing to enter the realm about the Purification. He is ordered to certify the king as speedily as possible of the number of men-at-arms that he will bring with him, in accordance with the king's late order to bring as many men-at-arms in addition to his usual household as possible, which men-at-arms shall be at the king's wages from the day they come to York. By K. [*Parl. Writs*.]

The like to five earls and forty-five others. [*Ibid*.]

To Thomas Wake. Like order.

By K.

[*Ibid*.]The like to eleven others. [*Ibid*.]

The like to three earls and three others, ordering them to provide themselves with as many men-at-arms as possible, so that they may be ready to come with them to a certain place to be appointed by the king. [*Ibid*.]

Dec. 20.
Haddlesey.

Reginald le Carter of Scardeburgh acknowledges that he owes to John Moryn 40*l*.; to be levied, in default of payment, of his lands and chattels in co. York.

Laurence Chaumpeneys, parson of the church of Naileston, acknowledges that he owes to Manent Francisci, merchant of Florence, 20*l*.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Dec. 18.
Haddlesey.

To the mayor and *échevins* of St. Omer. Request that they will satisfy Hugh le Tigheler of London without delay for 200*l*. sterling delivered by him to William Bodelut, their changer in that town, and for his damages in this behalf, which amount to 40*l*., and that they will so conduct themselves in the matter that further complaint shall not come to the king, whereby it would behove him to provide Hugh with another remedy, they having promised, in reply to the king's former request, to satisfy Hugh for the above sum and his damages, but they desire to defer payment to a distant date. They are requested to write back by the bearer an account of their proceedings.

1322.

*Membrane 18d—cont.*Dec. 20.
Haddlesey.

Brother Thomas Larchier, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Ralph Basset of Drayton 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

William de Stoweford, parson of Lyfton church, diocese of Exeter, acknowledges that he owes to Henry de Thrapston, clerk, 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Devon.

*Cancelled on payment.*Dec. 26.
York.

John de Rithre acknowledges that he owes to Master Adam de Ayremynn, clerk, 50l.; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Cancelled on payment.

Almaric de Triwe, knight, acknowledges that he owes to John de Ellerker, the elder, 9 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Dec. 29.
York.

To the prior and convent of Worcester. Request that they will deliver to Alice Conan, for her good service to the queen, such maintenance, for life, as Peter Daviliers, deceased, had from their house by the king's order.

By p.s. [6319.]

William de la Twyer, knight, John de Sourdewall, and Robert Coroner of Scardeburgh acknowledge that they owe to Henry de Malton, knight, 60l.; to be levied, in default of payment, of their lands and chattels in co. York.

Robert de Pontefracto of Wyvelesthorp acknowledges that he owes to John de Ellerker, the elder, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 31.
York.

William de Septem Vannis acknowledges that he owes to Thomas de Garton, clerk, 10l. 10s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Kent.

*MEMBRANE 17d.*Dec. 28.
York.

To the sheriff of York. Order to cause proclamation to be made prohibiting any native or alien merchant taking any corn out of the realm without the king's order or licence, under pain of forfeiture of such corn, as corn is now dear in the realm, and it is feared that it will be dearer in future if it be permitted to be taken out of the realm, and it is necessary to have a great abundance of corn and other victuals for the maintenance of the king and his subjects about to set out for Scotland in the coming summer.

By K.

The like to all the sheriffs of England.

1323.

Jan. 6.
Cowick.

Ellen, late the wife of Henry de Byngham of Milford, acknowledges that she owes to the master and brethren of St. Leonard's hospital, York, 56s. 8d.; to be levied, in default of payment, of her lands and chattels in co. York.

Adam Fauvel acknowledges that he owes to Master Adam de Ayremynn, clerk, 11 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1323.

Membrane 17d—cont.

William Cruel, son of John Cruel of Wrelton, acknowledges that he owes to Master Robert de Pykeryng', dean of St. Peter's York, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Cailly of Methley acknowledges that he owes to the master and brethren of St. Leonard's hospital, York, 32s. 11d.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by brother Augustine, the sacristan, and Robert de Leyburn, receiver of the hospital.

Jan. 20.
York.

To Charles, king of France and Navarre. Request that he will cause satisfaction to be made to Jakeminus de Recto, merchant of Genoa, for his great ship commonly called '*Dromundus*' and her cargo, of the value of 5,716*l.* 1*s.* 0*d.*, which were taken at Les Dunes near Sandwich by Berenger Blank, keeper or admiral of certain ships of Louis, late king of France, the king having requested the said king Louis and Philip, king of France, to cause satisfaction to be made to the aforesaid merchant, who has been unable to procure satisfaction notwithstanding the promise of king Philip, wherefore he has again prayed the king to cause justice to be done to him. The king requests that justice may be done to the said merchant, so that the king may not be further solicited, in which case he will be unable to refrain from providing him with the remedy usual in such cases. The king of France is desired to write back by the bearer an account of his proceedings herein. [*Fœdera.*]

MEMBRANE 16d.

Jan. 13.
Cowick.

William de Ulseby came before the king, on Thursday after Epiphany, and sought to replevy to the prior of Ormesby the said prior's land in Foterby, which was taken into the king's hands for the prior's default before the justices of the Bench against Jordan de Foterby. This is signified to the justices.

Jan. 8.
Cowick.

To Andrew de Harela, earl of Carlisle. Order to come to the king at once, leaving in the castle and town of Carlisle a sufficient guard, in order to inform the king concerning the treaties that are being held, as the king is given to understand, between his subjects and the Scots for the granting of a truce, which are being held with the earl's knowledge and without his withstanding them, the king having inhibited the earls, barons, knights, and others of the marches from holding any such treaties with the Scots, and or from confirming anything that may have been treated of, until the king be informed of the conditions of the truce. By K.
[*Fœdera.*]

Jan. 15.
Cowick.

Robert de Neuby, parson of the church of Hoton Wandesleye, acknowledges that he owes to the master and brethren of St. Leonard's hospital, York, 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Isolda, late the wife of Peter de Fymmer, and John and Peter, her sons, acknowledge that they owe to Robert son of Peter de Fymmer 30 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Walter Clement of Alswyk acknowledges that he owes to William de Ayremynn, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

1323.

Membrane 16d—cont.

Roger de Morteyn, knight, acknowledges that he owes to William de Ayremynn, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—William de Herlaston, one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

Jan 22.
Stow Park.

John de Thornton of Skuseby acknowledges that he owes to Ralph son of Elias de Skuseby 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert Tuchet acknowledges that he owes to Roger Beler 150*l.*; to be levied, in default of payment, of his lands and chattels in cos. Derby and Rutland.

Cancelled on payment.

Jan. 23.
Stow Park.

Peter de Malo Lacu, knight, acknowledges that he owes to William, archbishop of York, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Alexander de Ledes acknowledges that he owes to Richard de Thorp of York 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 24.
Stow Park.

John Sleght, parson of Richmond church, and Joan, late the wife of John Sampson of York, acknowledge that they owe to William de Ayremynn, clerk, 40 marks; to be levied, in default of payment, of their lands and chattels in co. York.—Master Henry de Clif received the acknowledgment.

Feb. 12.
Pontefract.

To the sheriff of York. Order to cause a regard to be made in the forest of Galtres before Easter next, before the coming of the justices of the Forest.

[Capitula.]

March 3.
Knaresborough.

Like order to the sheriff of Stafford for a regard in the forest of Kynfare, to be made before the Ascension next.

April 23.
Langley.

The like to the sheriff of York for a regard in the forest of Pykeryng', to be made before Holy Trinity next.

Enrolment of release by Richard, son and heir of Peter de Tadeecastre of Etherswyk, to Emma, late the wife of Bartholomew Bacoun, of his right in a chief messuage, 4 tofts and buildings, 2 crofts, and 6 bovates of land in the town of Etherswyk, together with a yearly rent of 4*d.* in the windmill of that town, and in a rent of a pound of cumin, which Juliana, late the wife of the aforesaid Peter, used to render to the releasor, and in the toft and croft that Adam Scot holds of the releasor in the same town, and in the demesne of a moiety of the said town, with the homages and services of the free tenants there, to wit from Henry atte Water 1*d.* yearly for a bovat of land, from William de Wygynton $\frac{1}{2}$ *d.* for a bovat, from Roger de Touthorp 1*d.* for 3 acres of land in Etherswyk, together with the reversion of 5 tofts and 4 bovates that Walter de Wynestowe and the aforesaid Juliana, his wife, hold of the releasor's inheritance in the aforesaid town; to wit all the lands, rents, reversions, etc., pertaining to the releasor by inheritance or otherwise in the said town, which Bartholomew Bacoun and the said Emma previously had of the releasor's grant. Witnesses: Nicholas de Langeton, William Gra, Robert de Bouthum, Thomas Durant, Roger Basy, and Thomas de Helperby. Dated at York, on Tuesday the feast of St. Peter in Cathedra, 16 Edward II.

Memorandum, that Richard came into chancery at York, on the aforesaid day, and acknowledged the above deed.

1323.

Membrane 16d—cont.

Feb. 22. Richard son of Peter de Tadecastre of Etherswyk acknowledges that he
Pontefract. owes to Emma, late the wife of Bartholomew Bacun, 100*l.*; to be levied,
in default of payment, of his lands and chattels in co. York.

MEMBRANE 15d.

Jan. 27. Roger Grendelyng' of Thresk and John de Bella Landa of Soureby
Stow Park. acknowledge that they owe to the master and brethren of St. Leonard's
hospital, York, 56*s.* 4*d.*; to be levied, in default of payment, of their lands
and chattels in co. York.

Henry son of Thomas de Touleston, Hugh his brother, and John de
Lindessey acknowledge that they owe to Thomas de Boterwyk 40*s.*; to be
levied, in default of payment, of their lands and chattels in co. York.

Jan. 26. To the prior and convent of Holy Trinity, London. Request that they
Newark. will grant to William de Lughteburgh, the king's envoy, for life such main-
tenance as Simon le Keu, deceased, had in their house at the request of the
late king. By p.s. [6368.]

John son of John de Kirnesale acknowledges that he owes to Richard
son of John de Kirnesale 100*l.*; to be levied, in default of payment, of his
lands and chattels in co. Nottingham.

Feb. 2. To the abbot and convent of Byrton-on-Trent. Request that they will
Newark. grant to John le Nakerer,* who has long served the king, such maintenance
for life in their house as John le Triour, deceased, had therein at the late
king's request. By p.s. [6371.]

Enrolment of release by John son of Richard le Taverner of Newerk,
chaplain, to Walter his younger brother of his right in the lands in Newerk,
Kelum, Houton, and Northgate near Newerk that Walter had of their
father's gift and also in all the lands in the same towns whereof their father
was seised at his death. Dated at Newerk, on the morrow of St. Katherine,
16 Edward II. Witnesses: William Duraunt; John Bick; William Asse-
ballock; Henry Mous; John de Bekyngham; William de Barneby; Henry
de Sancto Lycio; Hugh de Graveley; Philip de Swafeld; Henry le Porter
of Codyngton; Robert son of John son of Peter, clerk.

Memorandum, that John came into chancery at Newerk, on February 3,
and acknowledged the above deed.

——— Oliver de Foston, executor of the will of Hugh de Foston, puts in his
—— place Theobald Polayn and Henry Chaufsir to sue for the execution of a
recognisance for 200 marks made to Hugh in chancery by John Tuke, the
younger.

Feb. 8. John de Chaumpayne acknowledges that he owes to John de Molyns
Pontefract. 10 marks; to be levied, in default of payment, of his lands and chattels in
cos. Southampton and Oxford.

Feb. 15. To the sheriff of Northumberland. Order not to permit victuals, armour,
Pontefract. or other goods to be carried from his bailiwick to the parts of Carlisle, as
the king understands that, notwithstanding his late orders to this effect by
writ of privy seal, victuals, arms, and goods are being taken daily to Carlisle
from the sheriff's bailiwick, understanding that if the contrary be done by
his default, the king will punish (*capiemus*) him grievously. By K.

The like to the mayor of Newcastle-on-Tyne.

Feb. 15. The prior of Holy Trinity, York, acknowledges that he owes to Nicholas
Pontefract. de Colonya 11 marks; to be levied, in default of payment, of his lands and
chattels in co. York.

* Described as *Janyx nostre Nakerer* in the privy seal.

1323.

Membrane 15d—cont.

Richard de Thorp acknowledges that he owes to Robert de Coygners, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 17.
Pontefract.

John de Ellerker, the elder, clerk, acknowledges that he owes to Master Robert de Ripplyngham, chancellor of St. Peter's York, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Watevill and William de Criketot, knights, acknowledge that they owe to William de Ayremynn, clerk, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Norfolk.—Master H. de Clyf and W. de Clyf, keepers of the seal, received the acknowledgment.

Cancelled on payment.

Feb. 21.
Pontefract.

John son of Thomas de Burgh, knight, acknowledges that he owes to Alexander de Monte Forti and Elizabeth his wife 50*l.*; to be levied, in default of payment, of his lands and chattels in cos. York, Suffolk, and Cambridge.

William de Barneby, canon of Suthwell church, and Thomas de Arcubus of London, executors of the will of Master Peter de Askern, put in their places John de Morton, clerk, to sue the matter of a recognisance for 70*l.* made to Peter in chancery by the abbot of Certeseye.

Feb. 13.
Pontefract.

To Thomas de Furnival, the elder. Order to go with horses and arms in as much power as possible to Lancashire without delay, and to be intendent to John Darcy 'le neveu,' whom the king has appointed sheriff of Lancaster and keeper of the castle of Horneby and of those parts in what pertains to the protection of those parts and the people thereof against the attacks of the Scots, in what pertains to the protection aforesaid until further orders, notwithstanding the king's late order to come to him at York with horses and arms. By K.

[*Parl. Writs.*]

To Henry son of John de Grey. Order to go to the above county with horses and arms and all his company, Henry having now come with horses and arms to York to set out in the king's service in his father's place, and to be intendent to the aforesaid sheriff in the above matters. [*Ibid.*]

By K.

Feb. 21.
Pontefract.

William de Bruys, knight, acknowledges that he owes to Richard de Grymston, parson of the church of Styvelingflet, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of the aforesaid Richard granting that the above recognisance shall be annulled if the said William, kinsman and heir of Master Robert de Pykeryng, dean of St. Peter's York, permit him to possess the aforesaid church, which he has of the presentation of the aforesaid Robert, without molestation. Dated at York, 21 February, 16 Edward II.

Memorandum, that Richard came into chancery at York, on the aforesaid day, and acknowledged the above deed.

Feb. 26.
Knaresborough.

William de Tweng acknowledges that he owes to the prior of Watton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

The said William acknowledges that he owes to Patrick de Langedale 8*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1323.

Membrane 15d—cont.

William de Salvynhaco, parson of the church of Wynterburn St. Martin, diocese of Salisbury, acknowledges that he owes to Bernard Pelegrini 25 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

John de Langele acknowledges that he owes to John de Ellerker, the elder, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Derby.

Cancelled on payment.

Enrolment of deed of John de Isle de Wight, knight, witnessing that whereas five galleys of the city of Venyse loaded with merchandise were lately sent to Southampton, and at that time disputes arose between the captains (*patrones*), merchants, masters, and mariners of the said galleys and John's men, servants, free-tenants, and others, in which dispute men slain on both sides, and John's goods and the goods of his men, servants, and free tenants were taken, carried away, and lost in divers manners, by reason whereof action of felony and trespass has accrued to him, his servants and free tenants aforesaid; the said John, in consideration of a sum of goods (*avoir*) received by him from the merchants of Venyse, has released to the commonalty of the town of Venyse, and to every merchant and inhabitant thereof, and to all their faithful subjects all manner of action or suit of felony or trespass against them, so that none of them shall be arrested, impeached, or molested by him or his heirs. Moreover, he undertakes, for all his servants and tenants who were thus slain, and for all who could have suit against the Venetians by reason of the said deaths, robbery, or wasting of goods and chattels, that none of them shall bring action against the Venetians for the deaths or other matters aforesaid, and to cause damages to be awarded to the Venetians against his said servants and tenants and the heirs and executors of those who were slain, and for all those who might have suit or appeal against the Venetians by reason of these matters. For the execution of these things, he charges himself, his heirs and executors, upon all his goods. Witnesses: Sir William Dayremynne, Master Henry de Clif, Sir William de Herlaston, keepers of the king's great seal; Elias de Cherleton, Walter le Noreys, and Richer Seles. Dated at London, 10 April, 1323, in the 16th year of Edward II.

Memorandum, that the said John came into chancery at the House of the *Conversi*, London, on the aforesaid day, and acknowledged the above deed. [*Fœdera.*]

MEMBRANE 14d.

Feb. 12. Richard de Walton, parson of Penyston church, acknowledges that he owes to William son of Margaret de Nevill 70 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of the aforesaid William, lord of Farnelay, acknowledging receipt from the said Richard of all arrears of a yearly pension or rent of 20*l.*, which Richard is bound to pay him by bond and by the ordinance of William, late archbishop of York. Dated at York, on Wednesday the feast of the Purification, 1322, 16 Edward II.

Memorandum, that William came into chancery at York, on 13 February, and acknowledged the above deed.

Feb. 13. Thomas de Burel acknowledges that he owes to John de Burel and Pontefract. John de Askham, son of the said John, 9 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1323.

Membrane 14d—cont.

William de Alta Ripa acknowledges that he owes to the prior of Holy Trinity, York, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

The prior of Holy Trinity, York, acknowledges, for himself and convent, that he owes to the aforesaid William 20 marks; to be levied, in default of payment, of their lands and chattels in the aforesaid county.

Simon Rosze of Beverley acknowledges that he owes to William de Ros of Hamelak 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Wendesley acknowledges that he owes to the master and brethren of St. Leonard's hospital, York, 46s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 19.
Pontefract.

John de Langele acknowledges that he owes to Thomas West 300l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Feb. 10.
Pontefract.

To L. bishop of Durham. Order to prepare the aid of his friends and relations in as much force as possible, and to go to his bishopric with them without delay to aid in defending it and the adjacent parts against the Scotch rebels, and to stay continuously in those parts with the said force until it shall be otherwise ordered, writing back by the bearer what he will cause to be done in this matter. The king remembers that Richard, the bishop's predecessor, was frequently reproached by Henry de Bello Monte, the present bishop's brother, and other friends and relations for causing by his negligence the wasting of the bishopric by the Scotch rebels, saying that if the present bishop or another person of noble origin had the rule of the church of Durham a defence like a stone wall would be provided for those parts by the presidency of the present bishop or other noble person and by the power of his friends and noble relations, but the king knows actually that greater damage is done in the bishopric by the bishop's default, negligence, and laziness than in the time of his predecessor, neither the bishop, nor his friends or relations giving counsel or aid according to their promises.

By K.

[*Fædera* ; *Parl. Writs.*]

Feb. 20.
Pontefract.

John son of William de Erdeslowe acknowledges that he owes to the prior of St. Oswald's Nostel 10l.; to be levied, in default of payment, of his lands and chattels in co. York.

Ellen, late the wife of Peter de Skurveton, acknowledges that she owes to John de Denum 40s.; to be levied, in default of payment, of her lands and chattels in co. York.

Feb. 25.
Aberford.

John Pecche, knight, acknowledges that he owes to Robert de Sancto Odowino 85l.; to be levied, in default of payment, of his lands and chattels in cos. Warwick and York.

Cancelled on payment.

Feb. 18.
Pontefract.

To Robert, king of Jerusalem and Sicily. Request that he will restore to the king amicably the portions of the inheritance of Berengar, sometime count of Provence and Forcalquier (*Folcatarii*), that fall to the king by inheritance, one of Berengar's four daughters having married the king's grandfather, Henry III., and another daughter having married Richard, King of the Romans, earl of Cornwall. He is requested to give credence in this matter to R. bishop of Winchester and Master John de Stratford, archdeacon of Lincoln, the king's ambassadors in the Roman Court, and to write back by them, if he please, his will in this matter. [*Fædera.*]

1323.

Membrane 14d—cont.

Feb. 26. Robert de Eston, clerk, came before the king, on Saturday after Knaresborough. St. Matthias, and sought to replevy to William de Wyllardeby and Margaret his wife their land in Scardeburgh, which was taken into the king's hands for their default before the justices of the Bench against Roger de Hakenesse.—This is signified to the justices.

Feb. 26. To Guy de Flandr[ia], lord of Rykenburgh, and Ottobon de Carecto, Knaresborough. provost of the church of St. Donatus, Bruges, chancellor of Flanders, supplying in Flanders the place of Louis, count of Flanders and the Nevers (*Nivernen'*), and to the *echevins*, councillors, and *universitates* of Ghent, Bruges, and Ypres. The king lately wrote to the count that it pleased him that the count should send some of his subjects into this realm to treat for a truce, provided that he would cause his subjects to desist from aiding the Scotch rebels; the count is now staying in France; they have requested the king, by the count's order, with the counsel and consent of the whole country of Flanders, to grant a truce between his subjects and the count and his subjects to endure for a certain time to be fixed by the king, and that the king would assign a certain day and place within that time for the count to send his envoys to treat for peace, praying that the king would make letters of conduct for the said proctors, and promising to desist from aiding the Scots during such truce; the king has caused a truce to be granted until Michaelmas next, on condition that the count will accept it before Easter and cause it to be published in Flanders, their proctor having refused to confirm or accept the truce with the condition about not aiding the Scots. The king has ordered the constable of Dover castle and warden of the Cinque Ports, by his letters delivered to the aforesaid proctor, to cause the truce to be proclaimed and observed so soon as he have ascertained that it has been published in Flanders, and that aiding and communicating with the Scots have been inhibited, and the king will cause it to be proclaimed and observed elsewhere in the realm. The king wills that envoys shall be sent to him at York before Midsummer, having sufficient power from the count and the communities of the good towns of Flanders to confirm the truce and other things touching it, and to prorogue the same, for which envoys he has caused letters of safe-conduct to be made and delivered to their said proctor. [*Fœdera.*]

Feb. 28. To Edmund, earl of Kent, constable of Dover castle and warden of the Knaresborough. Cinque Ports, or to him who supplies his place. Order to cause the aforesaid truce to be proclaimed and observed, if it appear to him before Easter next that the count or those who supply his place have caused the aforesaid proclamation and inhibition to be made in Flanders. He is to certify the king when he have made such proclamation, so that the king may cause the truce to be published elsewhere in the realm. By K. & C. [*Fœdera.*]

The like to the following :

The sheriff of Norfolk and Suffolk.

The mayor and bailiffs of Lenne.

The bailiffs of Great Yarmouth. [*Ibid.*]

Enrolment of grant by John de Langele to Thomas West of the bailiwick of the forestry of Whicchewode, co. Oxford. Witnesses: William Lovel and John de Stapelton, knights; Sir William de Ayremynne and Master Henry de Clyf, clerks of the chancery; Nicholas de Langeton, mayor of York. Dated at York, on Monday after St. Matthias, to wit the last day of February, 16 Edward II.

Memorandum, that John came into chancery at York, on the aforesaid day, and acknowledged the above deed.

1323.

Membrane 14d—cont.

Feb. 29. William de Serevyn of York, 'tannour,' acknowledges that he owes to Knaresborough. Nicholas Fouk, citizen of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Alan de Wodelowe and William Dodele acknowledge that they owe to Thomas de Evesham, clerk, 10*s.*; be levied, in default of payment, of their lands and chattels in co. Stafford.

Cancelled on payment.

Feb. 28. Peter Sampson of York and John de Lyndesay of Touleston acknowledge Knaresborough. that they owe to Simon de Wakefeld 40*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

Adam de Ukerby acknowledges that he owes to Thomas de Fencotes 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Feb. 26. To the master of the order of Friars Preachers and to the friars of the Knaresborough. order about to assemble in chapter-general at Barcelona (*Barchinonam*) in Spain at Whitsuntide next. Request for their prayers on behalf of the king, queen, and their children.
By p.s.
[*Federa.*]

March 2. John de Eyvill of Athelyngflete, knight, acknowledges that he owes to Knaresborough. John de Ellerker, the elder, 40*l.*; be levied, in default of payment, of his lands and chattels in co. York.

March 4. Thomas de la Garderobe is sent to the master and brethren of the Knaresborough. hospital of St. John, Brackele, in consideration of his long service to the king, in which service he was maimed, in place of Russellus del Aumoneri, deceased, to receive for life such maintenance in the hospital as Russellus received.
By K.

William Bale, who has long served the king, is sent to the prior and convent of Bermundeseye in place of William de Topclif, deceased, to receive for life such maintenance as the latter received in their house at the king's request.

March 9. William de Foston, yeoman of the almonry, who has long served the king, Knaresborough. is sent to the abbot and convent of Stanlay to receive such maintenance as Henry Bussard, deceased, had in their house.

MEMBRANE 13d.

Feb. 23. To W. archbishop of York. Order to have all his service due to the Pontefract. king at Newcastle-on-Tyne in the octaves of Midsummer, as the king proposes to be there at that date to set out with his army against the Scotch rebels.
By K.
[*Parl. Writs.*]

The like to nineteen bishops and to twenty-four abbots and abbesses and the prior of Coventry. [*Ibid.*]

To Edward, earl of Chester. Order to be at Newcastle at the said date with all his service.
By K.
[*Ibid.*]

The like to eight earls and to seventy-two others. [*Ibid.*]

To the sheriff of York. Order to cause proclamation to be made that all persons owing service to the king shall have their service at Newcastle by the above date.
By K.

[*Ibid.*]
The like to all the sheriffs of England. [*Ibid.*]

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*Membrane 13d—cont.*Feb. 23.
Pontefract.

To Edward, earl of Chester. Request that he will go to Newcastle at the aforesaid date with horses and arms in as much power as possible, in addition to the service due from him. By K.

[*Ibid.*]

The like to the earls, barons, and other magnates aforesaid. [*Ibid.*]

March 9. To Thomas, earl of Norfolk, marshal of England. Order to prepare Knaresborough. himself with horses and arms in as much force as possible, so that he be with the king at York within a month of Easter next to set out against the Scotch rebels, who, the king understands, are preparing to enter the realm after Easter. The king wills that the earl shall nevertheless be at Newcastle in the octaves of Midsummer, in accordance with his order. By K. [*Ibid.*]

The like to the earls, barons, and other magnates aforesaid, except the earl of Chester and Thomas son of Bernard, who are not written to in this behalf. [*Ibid.*]

March 2. Walter de Insula, knight, acknowledges that he owes to William de Knaresborough. Ayremynn, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.—Master Henry de Clyf, one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

Bernard de Rothewell of Panhale acknowledges that he owes to William Brinhand of Knaresburgh 5 marks; to be levied, in default of payment, of his lands and chattels in co York.

March 4. John le Keu of Brampton acknowledges that he owes to William Knaresborough. Wylymot of Burghbrig 70s.; to be levied, in default of payment, of his lands and chattels in co. York.

March 10. To R. bishop of Coventry and Lichfield, principal collector of the tenth Knaresborough. imposed upon the clergy by the pope for the king's use, and to his sub-collector in the diocese of Bath and Wells. Order to cause the exaction made upon the prior and convent of the abbey of Glastonbury, which is in the king's hands, for the first term of the payment to be superseded until the morrow of the Ascension, in order that it may be determined then by the king's council whether the abbot who shall then be and the convent ought to be charged therewith.

March 14. Walter de Insula, knight, acknowledges that he owes to William de Knaresborough. Ayremynn, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.—Master H. de Clyf, one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

Enrolment of release by Ellen de Rameseye to James Beauflour, citizen and vintner of London, of her right in all the tenements, etc., and 12 acres of arable land that James has and holds in (*et*) the town of Stebenhuthe, in the parish of St. Mary of Matefeloun without the bar of Alegate, London, which ought to descend to her in inheritance, releasing to him all actions against him. Witnesses: Walter Crepyn; John de Mundene; John Morice; Henry le Gauger; Robert de Lenne; William de Flete; Robert de Barsham, clerk. Dated at Stebenhuthe, 5 April, 16 Edward II.

Memorandum, that Ellen came into chancery at Westminster, on the aforesaid day, and acknowledged the above deed.

MEMBRANE 12d.

1323.

March 7. Bernard Pelegrini puts in his place William de Northwell, clerk, to sue Knaresborough. for execution of a recognisance for 25 marks made to him in chancery by William de Salvynhaco, parson of the church of Wynterburn St. Martin, in the diocese of Salisbury.

The aforesaid Bernard puts the said William in his place to sue the execution of a recognisance for 60*l.* made to him in chancery by William de Rede.

March 7. Thomas Ughtred, knight, acknowledges that he owes to Thomas de Knaresborough. Waghire of Beverley 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Richard du Boys acknowledges that he owes to John de Scorby, parson of the church of Great Useburn, 40*l.*; to be levied in default of payment, of his lands and chattels in co. York.

The aforesaid John acknowledges that he owes to the said Richard 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

March 6. To Edmund, earl of Kent. Order to certify the king in the wardrobe Knaresborough. before Palm Sunday in two rolls of the number of horsemen and footmen between the ages of sixteen and sixty that the king can have in the counties of Cumberland, Westmoreland, and Lancaster, and in the parts of Craven, co. York, the king having lately appointed him to array the men of those counties, and of what number of the said footmen will be armed. By K. [*Parl. Writs.*]

The like to those appointed for the above purpose in other counties, etc. [*Ibid.*]

March 8. John de Greyndorge acknowledges that he owes to Master Adam de Knaresborough. Ayremynn, clerk, 42*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

—— Ralph Basset of Drayton puts in his place Robert de Kendale to prosecute a recognisance for 250*l.* made to him in chancery by Richard de Perers.

March 9. Richard de Bokland acknowledges that he owes to Roger atte Water Knaresborough. 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

To Hervey, master of the order of Friars Preachers. As the king proposes to found a house of the sisters of the order of St. Dominic within his realm, he requests the master to cause four devout sisters of the order to be chosen from the monastery of Montargis (*de Monte Argii*), or of Poissy (*de Pussiaco*), or of Rouen, and to be prepared to come to this realm at the king's pleasure, in order to instruct the women to be placed in the aforesaid house with good precedents concerning the observance of the regular discipline.

By K.

[*Fœdera.*]

March 10. To Edmund, earl of Kent, constable of Dover castle and warden of the Knaresborough. Cinque Ports, or to him who supplies his place. Charles, king of France and Navarre, has signified to the king by his letters patent that complaint has reached him from the merchants of his city of Amiens who frequent this realm that whereas certain of them lately at the port of Southampton placed salmons, cheeses, cloth, and wool, together with 60*l.* sterling in money by tale in a little ship that belonged to Thomas de Pinu, for the purpose of going to France with the same, certain mariners of the port of Wynchelse

1323.

Membrane 12d—cont.

attacked the said merchants in the little ship aforesaid with many ships of that port on the eve of Epiphany last, and robbed them of 7 sacks and a pocket of wool, 22 dozen of salmon, 2 barrels of cheese, and all the cloth aforesaid, which amount to the value of 160*l.* sterling, carrying the same and the said 60*l.* away with them; wherefore the king of France has prayed the king to cause restitution to be made: the king therefore orders the earl or him who supplies his place to enquire the names of the trespassers aforesaid, and concerning the trespass, the value of the goods stolen, and into whose hands they came, and to cause restitution thereof or of their value to be made to the aforesaid merchants without delay. By K.

March 13. To David de Strabolgi, earl of Athole. Order to supersede the king's
Knaresborough. order to bring to a certain place all the horsemen and footmen of the parts committed to him, in order to set out against the Scots, provided that the men be arrayed and armed and be ready to come to the king upon three days' summons. He is ordered to certify the king in his wardrobe before Palm Sunday of the names of the sufficient men in the said parts in one roll, and of the names of those who are bodily insufficient in another, according to the previous order. By K.
[*Parl Writs.*]

The like to seventeen others. [*Ibid.*]

March 16.* Robert de Tonge, king's clerk, has letters to the prior and convent of
Aberford. Pontefract to receive the pension due to one of the king's clerks by reason of the new creation of the prior. By p.s. [6453.]

March 23. To the sheriff of Warwick and Leicester. Order to notify Richard de
Sulby. Eggebaston of co. Leicester, knight, John de Twyford of co. Warwick, knight, and Richard de Bercheston, of the same county, to have Edmund Trussel, whom they mainperned, before the king in fifteen days from Easter next. By p.s. [6459.]

April 6. John Pollard of Donemowe acknowledges that he owes to John de
Westminster. Weston, the elder, 12*l.*; to be levied, in default of payment, of his lands and chattels in county Essex.

Enrolment of release by Henry le Scrop, knight, to Walter de Insula, knight, of the 40*l.* of yearly rent lately granted to him and his heirs by Walter from his lands in the bishopric of Durham, and acknowledging receipt of 40*l.* due to him from Walter by his bond. Witnesses: Master Henry de Clif, William de Herlaston, Adam de Brom, Hugh de Burgh, clerks of the chancery; Geoffrey le Scrop; John de Derlyngton; William de Thunneyk. Dated at London, 4 April, 16 Edward II.

Memorandum that Henry came into chancery at Westminster, on the said day, and acknowledged the above deed.

John Buntynge puts in his place John de Braye, clerk, to prosecute a recognisance for 51*l.* made to him in chancery by Reginald de Swafham.

MEMBRANE 11d.

April 3. To Thomas, earl of Norfolk, marshal of England. Order to come with
Westminster. horses and arms in as much power as possible to the king at York at Holy Trinity next, to set out against the Scots, who, as the king understands, are preparing to enter the realm after Holy Trinity next. The king will nevertheless that the earl shall be at Newcastle-on-Tyne in the octaves of the Nativity of St. John the Baptist with all his service and in addition with

* The privy seal is dated 18 March.

1323.

Membrane 11d—cont.

horses and arms in as much power as possible, prepared to set out against the said rebels, according to his previous order. By K.

[*Fœdera ; Parl. Writs.*]

The like to seven earls and seventy-one others. [*Ibid.*]

April 8.
The Tower.

John Malmeyns of Waldwaresshare, knight, acknowledges that he owes to William, abbot of Langedon, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

The aforesaid John acknowledges that he owes to the said abbot 40 marks; to be levied as above.

Cancelled on payment.

The aforesaid John acknowledges that he owes to the said abbot 40 marks; to be levied as above.

Cancelled on payment.

Percival Simeon acknowledges that he owes to Geoffrey de la Lee 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John Pecche, knight, lord of Hampton, acknowledges that he owes to Simon de Swanlunde and John de Swanlunde 84*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John de Mikelham acknowledges that he owes to Richard Denys, goldsmith of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey,

April 8.
Pundreit-on-
Thames.

Richard de Welleford came before the king, on Friday after St. Ambrose, and sought to replevy to Adam le Carpenter and Alice his wife and Margaret, late the wife of John Feryng, their land in Chale, which was taken into the king's hands for their default before the justices of the Bench against Henry atte Hale and Matilda his wife.—This is signified to the justices.

Enrolment of grant by William le Lokyer of Hertefeld to Master William Bachiler, clerk, of all his lands in the parish of Hertefeld. Witnesses: Gilbert de Boys; John de Hodlegh; John Arnold; Laurence le Bedel; Richard de Gravehurst; Robert le Ber. Dated at Hertefeld, on Tuesday after St. Ambrose, 16 Edward II.

Memorandum that William le Lokyer came into chancery at the chapel of the *Conversi*, London, on the aforesaid day, and acknowledged the above deed.

April 5.
The Tower.

Richard de Hereford of London acknowledges that he owes to Henry de Malynes 7*l.* 16*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

April 6.
Westminster.

To the sheriffs of London. Order to release from Neugate gaol Hugh Copyn, Peter Toys, Matthew son of Walter, Mundekin son of Lambert, Peter Mot, John le Brun, and Arnold le Clouer, Flemings, who were taken and imprisoned by reason of the dissensions between the subjects of the king and of the count of Flanders, provided that each of them mainpern another not to leave the city of London until it be otherwise ordained concerning them, as a truce has been entered into between the subjects of the king and of the count to endure until Michaelmas. By K.

Master John Walewayn, clerk, and Thomas le Blunt, knight, acknowledge that they owe to Hugh le Despenser, the younger, 100 marks; to be levied, in default of payment, of their lands and chattels in England and Wales.

Cancelled on payment.

1323.

Membrane 11d—cont.

The abbot of Vaudey acknowledges, for himself and convent, that he owes to Ascelin Simonet, merchant of Luca, and Jakettus Toty of Luca 113*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

The aforesaid abbot acknowledges, for himself and convent, that he owes to Arnald Caylou, burgess of Bordeaux, and Assencius Arnaud of Casteyloun, merchant of Bordeaux, 150*l.*; to be levied, in default of payment, of their lands and chattels in the aforesaid county.

The aforesaid abbot acknowledges, for himself and convent, that he owes to Asselin Simonet and Gydenellus, merchants of Luca, 60*l.*; to be levied, in default of payment, as above.

Cancelled on payment.

Richard de Radmeld, parson of the church of Kyngeston-near-Shoram, acknowledges that he owes to Thomas de Neubigging, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

— The aforesaid Thomas puts in his place Thomas de Brayton, clerk, to prosecute the above recognisance.
—

April 15. Bona, late the wife of Thomas le fitz Bernard, acknowledges that she
The Tower. owes to William de Gosfeld 400*l.*; to be levied, in default of payment, of her lands and chattels in co Kent.

Cancelled on payment.

Robert Dod of Faveresham and Peter Hanyn of Faveresham acknowledge that they owe to Nicholas Dummynge of Lissebon, merchant, 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

John le Baker of St. Albans acknowledges that he owes to John de Newebury, citizen of London, 52*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Thomas de Coudrey, knight, acknowledges that he owes to John de Foxle, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Berks.

April 16. Stephen de Braye acknowledges that he owes to William de Colby,
Westminster. clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

MEMBRANE 10d.

April 1. William de Brettevill came before the king, on Friday after Easter last,
Westminster. and sought to replevy to himself Thomas de Melbourne's land in Tybourne, which was taken into the king's hands for his default before the justices of the Bench against Cicely, late the wife of Richard de Meldebourne.—This is signified to the justices.

March 24. Menandus de Fonte, yeoman of the king's chamber, who has long served
Horton. the king, is sent to the prior and convent of St. Swithin's Winchester to receive such maintenance as John Spark, deceased, used to receive therein.

— William de la Beche, knight, puts in his place John de Cavenham,
— chaplain, to prosecute a recognisance for 240*l.* made to him in chancery by John Moryz, knight.

1323.

Membrane 10d—cont.

April 2. Thomas West, Robert Bendyn, knight, Master John de Rediswell,
Westminster. Herman de Brykendon, John de Burton, and Robert de Caar acknowledge
that they owe to Margaret, late the wife of Fulk son of Warin, and Mabel
her daughter 200 marks; to be levied, in default of payment, of their lands
and chattels in cos. Worcester and Oxford.

— Peter Caynoli, merchant of Luca, puts in his place Master Pancius de
Controne to prosecute a recognisance for 120 marks made to him in chancery
by the abbot of Bruern.

April 4. William le Granger of Henle and Richard Heyne of Henle acknowledge
Westminster. that they owe to Michael de Sandwico, 'vyniter' of London, 4*l.* 9*s.* 8*d.*; to
be levied, in default of payment, of their lands and chattels in co. Oxford.

Robert Vaillaunt of Westminster acknowledges that he owes to John de
Shawe and Agnes his wife 10 marks; to be levied, in default of payment,
of his lands and chattels in co. Middlesex.

April 3. Walter de Insula, knight, acknowledges that he owes to William de
Westminster. Ayremynn, clerk, 100*l.*; to be levied, in default of payment, of his lands
and chattels in co. Northumberland.—Master Henry de Clyf, one of the
keepers of the seal, received the acknowledgment.

Cancelled on payment.

Agnes de Teresersh, John de Teresersh, and John de Stafford acknow-
ledge that they owe to Roger de Presthope, Nicholas de Kertlyng, William
de Castre, Adam de Dun, William de Fynchingfeld, and Thomas le Barber
of Middlesex 400*l.*; to be levied, in default of payment, of their lands and
chattels in cos. Surrey and Sussex.

Richard de Louth, knight, acknowledges that he owes to Hugh le
Despenser, earl of Winchester, 100*l.*; to be levied, in default of payment,
of his lands and chattels in co. Oxford.

The abbot of Wardone acknowledges, for himself and convent, that he
owes to Boniface de Peruch', John Junctyn, and their fellows, merchants
of the society of the Peruzzi (*Peruchorum*) of Florence, 1,330*l.* 6*s.* 8*d.*; to
be levied, in default of payment, of their lands and chattels in co. Bedford.

*Cancelled on payment, acknowledged by Peter Diny and Henry Accursi,
merchants of the aforesaid society.*

April 5. Thomas le Fisshere came before the king, on Tuesday after St. Ambrose,
Westminster. and sought to replevy to Richard de Chastillon the said Richard's land in
Abbodesbourton, which was taken into the king's hands for his default
before the justices of the Bench against William de Worth and Margery
his wife. This is signified to the justices.

Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem
in England, acknowledges that he owes to Aymer de Valencia, earl of
Pembroke, 550*l.*; to be levied, in default of payment, of his lands and
chattels in cos. Norfolk and Essex.

Henry Nasard, citizen of London, acknowledges that he owes to Aymer
de Valencia, earl of Pembroke, 200*l.*; to be levied, in default of payment,
of his lands and chattels in the city of London.

John de Sutton of Dudle, knight, acknowledges that he owes to Henry
de Malynes 300*l.*; to be levied, in default of payment, of his lands and
chattels in co. Northampton.

April 5. Robert son of Richard de Bleccheleye came before the king, on Tuesday
Westminster. after St. Ambrose, and sought to replevy his land in Bleccheleye, which
was taken into the king's hands for his default before the justices of the
Bench against Robert son of Robert de Bleccheleye. This is signified to
the justices.

1323.

Membrane 10d—cont.

April 5. Agnes, late the wife of Richard de Bleccheleye, came before the king,
Westminster. on Tuesday after St. Ambrose last, and sought to replevy her land in Bleccheleye, which was taken into the king's hands for her default before the justices of the Bench against Robert son of Robert. This is signified to the justices.

— Alfonsus de Ispannia, who has long served the king, is sent to the prior and convent of St. Michael's Mount in Cornwall to receive the same maintenance as Alan Dannek had in his lifetime in that house at the king's request.

William le Tailleur of Craneslee, the elder, acknowledges that he owes to John de Harwedon, parson of Stokebruere church, 51s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

April 5. To the sheriff of Norfolk and Suffolk. Order to cause the truce until
Westminster. Michaelmas granted by the king at the request of Louis, count of Flanders, to be proclaimed and observed, as the king understands that the count has caused it to be proclaimed in Flanders and the Scots to be amoved from that country, and has ordered his subjects to desist from aiding the Scots. The king wills that all persons of the count's power may come into the realm securely, and that their goods shall not be arrested during the truce for the trespasses of others, or for any debts whereof they are not principal debtors or sureties, or for any trespass heretofore committed contrary to the charter of the staple of wool and wool-fells. By K.

[*Fœdera.*]

The like to twelve sheriffs, the warden of the Cinque Ports, and the mayor and bailiffs of Exeter. [*Ibid.*]

April 13. Petronilla de Wyncestre Selde of London and Arnald de Lovelane
The Tower. acknowledge that they owe to Master Henry de Clif, clerk, 6 marks; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

April 13. Hugh de Bosy, clerk, has letters to the abbot and convent of Thorneye to
London. receive the pension due to one of the king's clerks by reason of the new creation of the abbot. By K.

Henry de Fuleham, parson of the church of Burworthescote, acknowledges that he owes to John Rofot 10 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Giles de Briaunzon, knight, Robert de Briaunzon of Reylegh, and Thomas atte Gate of Canewedon acknowledge that they owe to John Coleman of Pryterwell 60*l.* 16*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

April 16. Richard de Perers, knight, acknowledges that he owes to Simon de
Westminster. Eycote 40 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Thomas de Bretaygne acknowledges that he owes to Sir William de Clif, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William Bacoun and William Lithfot of London, 'seler,' acknowledge that they owe to Hugh le Brendon 8*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

1323.

Membrane 10d—cont.

Robert le Wolf of Northmerston acknowledges that he owes to Stephen le Blount, parson of Westhorsele church, 30 marks; to be levied in default of payment, of his lands and chattels in co. Buckingham.

Robert son of William Grymbaud acknowledges that he owes to Nicholas Fouke of Eton 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton, Bedford and Hertford.

Stephen de Cobham, knight, the elder, acknowledges that he owes to John de Braydeston 200 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

April 18.
Westminster.

John Merlin acknowledges that he owes to Aymer de Valencia, earl of Pembroke, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment, acknowledged by John de Hasting', one of the executors of the earl's will.

Master Henry de Clif, canon of York, acknowledges that he owes to William de Ayremynne, clerk, 25 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods.—William de Herlaston, one of the keepers of the seal, received this acknowledgment.

Cancelled on payment.

Giles de Wachesham acknowledges that he owes to Hugh le Despenser, earl of Winchester, 55*l.* 7*s.* 5*d.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

Oto son of William de Grandisono and Baldwin de Frevill acknowledge that they owe to Hugh le Despenser, earl of Winchester, 1,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Kent and Hereford.

Cancelled on payment.

Matthew de Bassyngbourn acknowledges that he owes to Hugh le Despenser, earl of Winchester, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

April 21.
Westminster.

Walter de Insula, knight, acknowledges that he owes to William de Ayremynn, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.—Master H. de Clyf, one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

April 7.
Westminster.

To the abbot of Cîteaux, the *diffinitores* and all the abbots about to assemble in chapter general at Cîteaux. Request for their prayers on behalf of the king and queen, Edward, earl of Chester, and their other children. [*Fœdera.*]

— John de Lafford of Wrotham puts in his place Benedict de Normanton and John de Lympol to prosecute a recognisance for 100*l.* made to him in chancery by Geoffrey de Say.

April 18.
Westminster.

Roger de Thornhill came before the king, on Monday after SS. Tiburtius and Valerian, and sought to replevy to the master of the Hospital of St. John the Baptist, Walingford, the master's land in Nywenham, which was taken into the king's hands by reason of his default before the justices of the Bench against Thomas de Esthall. This is signified to the justices.

1323.

MEMBRANE 9d.

April 18.
Westminster.

Robert Sely of London acknowledges that he owes to John de Stistede [of] London 22*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Hugh, abbot of St. Albans, acknowledges that he owes to Master Robert de Baldok, archdeacon of Middlesex, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Hertford.

Cancelled on payment.

Robert de Welle, knight, acknowledges that he owes to William de Ayremynn, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.—Master Henry de Clyf, one of the keepers of the seal, received the acknowledgment.

Elias le Keller of London acknowledges that he owes to Giles de Tolouse and John de Tolouse 200*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Vacated, because otherwise below.

Elias de Kaller (*sic*) of London and Elias Burel of London acknowledge that they owe to the aforesaid Giles and John 200*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

April 17.
Westminster.

To the mayor, barons, and bailiffs of the port of Dover. Order to have at Dalkeye near Dublin all the service of ships due from them on 1 June next at the latest, ready and prepared and well found, to carry horsemen and footmen and victuals thence to Skymburnesse, and to set out from Skymburnesse against the Scotch rebels. The king, wishing to spare them as much as possible, is pleased that the service of fifty-seven ships due from them and their com-barons of the Cinque Ports shall be made with twenty-seven on this occasion, provided that the ships be well found with as many sailors and fencible men as the fifty-seven ships should have, and shall contain the same equipment (*skipiamentum*) in the number of men. By K. [*Fœdera.*]

The like to the mayor, barons, and bailiffs of La Rye, Sandwich, Faversham, Wynchelse, Romenhale, Hethe, Hastings, and Pevenese. [*Ibid.*]

To Edward, earl of Kent, warden of the Cinque Ports, or to him who supplies his place. Order to go in person to each of the ports, and to induce the barons, bailiffs, and men thereof to fulfil the preceding order to the best of their power. By K.

April 18.
Westminster.

To Edward, earl of Chester. Order to provide and bring with him on his journey to Newcastle-on-Tyne with his service as many saddles for sumpter-horses as shall be necessary for him and those coming with him, besides the carriages of cars and carts that have been usually brought in such armies, whereby divers impediments are sometimes caused; so that if it be agreed by the common assent of the earl and the magnates coming thither that, for the easier expedition of the war, the king ought to go against his enemies with sumpter-horses, leaving behind the cars and carts, then the earl may be ready to set forth with the king. By K.

[*Fœdera; Parl. Writs.*]

The like to seven earls and to seventy-one others. [*Ibid.*]

To the sheriff of York. Order to cause proclamation to be made that all persons coming to the king with their service shall provide themselves with saddles for sumpter-horses as above. By K.

[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

April 23.
Langley.

Thomas Freyn, who has long served the king, is sent to the abbot and convent of Eynesham, to receive such maintenance in their house as Roger Blobre, deceased, had therein at the late king's request. By p.s.[6503.]

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Membrane 9d—cont.

John Mallesours of Lobynham and Ralph his son, of Middelton, acknowledge that they owe to Philip de Caysho, burgess of Northampton, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

April 29.
Newark.

Robert de Napton, knight, acknowledges that he owes to John de Longevyle, knight, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Memorandum, that I, John Walewayn, escheator this side Trent, have received the king's writ, dated at Pontefract, 18 February, in the 16th year of his reign, a copy of which is here given, ordering me to assign dower to Dionisia, late the wife of Thomas de Hikelyng, tenant in chief, upon her taking oath not to marry without the king's licence; by virtue whereof I have received her oath to that effect, and have assigned dower to her as follows, by the view and oath of Elias Shotynhayt, William de Coffhole, Thomas Waryn, Richard Matheu, John Wannok, and John Whale, jurors, on 18 March, in the aforesaid year: in the manor of Rishangles, the great chamber at the head of the hall within the moat (*motam*) on the east, and the kitchen within the moat, and the chapel within the moat, in common with the heir, with free ingress and egress to the same, and with a third of the profit of the moat and pond around the moat; a barn near the gate on the south, and a cow-house on the south, extending from the high wall in the cow-house to pigsty (*porcher*) on the west, together with the said pigsty and with a third of the easement and profit within the court in all things, with free ingress and egress in the site of the manor to her wood, lands, meadows and pastures; a curtilage on the site of the manor on the north of a way leading to Ravenescroft, containing a rood and 14 perches of land; 20 acres of land in the *cultura* called 'Hallecroft,' under the park at Netherefeld; 3 acres 2½ roods and 6 perches in the *cultura* called 'Waterescroft' on the east of the church of Rishangles; 5 acres of land in the *cultura* called 'Milnereslond' on the east of the way to the church; 5½ acres of land in the *cultura* called 'Sywardescroft' on the east of Stokisfeld; 2 acres in the *cultura* called 'Brocklond,' on the south of the brook (*dil brock*); 4 acres in the *cultura* called 'Le Tuft,' on the south of the highway; a moiety of 3 acres of land held in socage in the *cultura* called 'Hayewodlond,' in two pieces (*peciis*); a moiety of an acre held in socage in the *cultura* called 'Haghelond'; a moiety of 3 acres held in socage in Tydonefeld in the middle piece of that *cultura*; a moiety of an acre held in socage in the *cultura* called 'Brounesacre'; a moiety of 10 acres held in socage in the *cultura* called 'Ravenescroft'; a moiety of 2 acres held in socage in the *cultura* called 'Cristemessislond'; 2 acres ½ a rood and 16 perches of meadow in the meadow called 'Shypenescroft' on the south, for her third in that meadow and in the meadow called 'Stokismedewe'; a moiety of 3 roods of meadow held in socage in Haghemedewe; a moiety of half an acre of meadow held in socage in the meadow called 'Shotynhayt-medewe'; an acre of marsh, for her third of 3 acres in Akoltfen, on the west near the marsh of Elias Medlem; a several way called 'Le Melneweye,' for a third of the several pasture; 1 acre 3½ roods and 4 perches of pasture for a third of the pasture in Le Innome, at the gate of the manor on the east at the head of Ravenescroft; 9 acres 3½ roods and 4 perches of wood on the south of the wood for her third of the whole wood pertaining to the manor, with free ingress and egress with the heir; a third of the windmill in common with the heir; her turn of presenting to the church of Rishangles; the fealties and services of Philip le Stafarch, chaplain, Walter the cook (*coci*), Robert de Kypenham, Thomas de Kypenham, Roger Blome, Nicholas de Storteforde, William Welond, Richard de Heywode, and Robert de Deen, for a third of the free tenants; also William de Coffole,

1323.

Membrane 9d—cont.

Elias Shotynhayt, John le Webbere, Roger Waryn, and Thomas, heir of John Shotinhayt, with their services and customs, for her third of the bondmen (*nativi*). In witness whereof Dionisia's seal is appended to this part of the indenture. Dated the year and day aforesaid.

MEMBRANE 8d.

April 19.
Westminster.

To K. king of France and Navarre. The king of France has written to the king that whereas Philip, late king of France, bound himself to pay 2,000 marks sterling to certain merchants of this realm, by reason of a ship loaded with wool that was taken on the sea by Berenger Blaunk, the king of France's admiral, which ship and wool the merchants asserted to belong to them; and the said bond was said to be invalid, because the ship and wool did not belong to merchants of this realm, but to men of Flanders, who were then at war with king Philip, as the men of the king of France's accounts have informed the king, after they had enquired into the matter; and the aforesaid merchants caused goods of the merchants of Amiens to the value of 174*l.* 8*s.* 0*d.* to be arrested and sold for this reason; and the king of France has requested the king to cause the said goods to be restored to his merchants of Amiens, asserting that neither he nor they are bound to the king's merchants in any way by reason of the bond aforesaid, and requesting that, if the king's merchants affirm the contrary, the truth may be known and justice may be done to the parties. The king informs him that king Philip, before he bound himself in the aforesaid sum, caused enquiry to be made at Calais by the constable of France concerning the capture of the ship and wool aforesaid, when it was declared that king Philip, to whose hands the ship and goods had come, was bound to make restoration thereof to the aforesaid merchants; and king Philip thereupon promised to make payment of the above sum to the merchants, and frequently solicited the king by his letters and envoys to defer payment of the money from time to time, and the king granted such delays, sometimes with the consent of the aforesaid merchants, and the present king of France has likewise solicited such delay, which the king granted; and afterwards Aymer de Valencia, earl of Pembroke, at the instance of the king of France and of the magnates of his council, obtained from the king delay of payment of the said sum first until All Saints last, and afterwards until Easter last, upon condition that unless the merchants were satisfied for the sum before Easter, the earl should be bound therefor to the king and the merchants; the king therefore requests the king of France not to be aggrieved because the king cannot acquiesce with his request, since what has been declared by the authority of king Philip and has passed into an adjudged thing, and has been confirmed by king Philip and the present king, by the delays in payment desired and granted, ought not now to be called in doubt. [*Fædera.*]

April 20.
Westminster.

To the same. The king has received letters from the king of France stating that the merchants of the city of Amiens frequenting this realm have often complained to the king of France that certain customs have been exacted from them that were not usual when articles of peace were concluded between the progenitors of the two kings, one of which articles contains that the men and merchants of one realm might go into the other realm freely and without impediment, and might trade and take their goods and merchandise safely and securely therein, upon paying the due customs, and the king of France has prayed the king to cause the first-mentioned customs to be revoked. The king informs him that certain of the customs in question were granted to the late king by the alien merchants for certain

1323.

Membrane 8d—cont.

liberties and immunities granted to them within the realm at their instance, and certain of them were granted to the present king for a short time, now nearly elapsed, to support certain charges incumbent upon him, since it befits a king to augment his profit and to support the necessities of the commonwealth with the consent of his subjects and of others conversant with precedents of the realm, and such actions cannot be noted as offences of the peace aforesaid. The king therefore requests the king of France to give no credence to such complaints of the merchants of Amiens. [*Ibid.*]

April 12.
The Tower.

To the same. The king is much troubled when he considers the oppressions and undue innovations (*novitates*) and the numerous other grievances daily inflicted upon the king, his officials, ministers, and subjects of the said duchy [of Aquitaine] by the officials and ministers of the king of France, without the knowledge of the king of France, as the king believes, and when he considers how he has appealed to the king of France for reformation of the premises, from which no remedy has followed, but a multiplication of the grievances has resulted; and whereas lately the fee of Feugeriac (*Feugeriaco*), in the aforesaid duchy, which the abbot of Cherros and his predecessors have held immediately of the king and his progenitors from time out of mind, has been sold to the king of France by the malice aforethought of the abbot and at the instigation of the officials of the king of France, contrary to the form of the peaces concluded between the progenitors of the two kings; and in the matter in dispute in the court of the king of France between the king and the abbess of Saintes, the commissaries of the said court deputed to examine witnesses have heretofore proceeded unjustly in the matter; and certain officials and ministers of the king of France have inflicted and do daily inflict undue innovations and oppressions in the king's island of Oléron. The king requests the king of France to cause the above matters to be corrected, and to give credence upon these matters and others touching the king and the state of the said duchy to J. bishop of Ely. [*Ibid.*]

May 3.
York.

Roger Deyvill of Suthcave acknowledges that he owes to William de Ayremynn, clerk, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

William de Alta Ripa acknowledges that he owes to the prior of St. Oswald's Nostel 55s.; to be levied, in default of payment, of his lands and chattels in co. York.

Simon Bele of Langton acknowledges that he owes to Isabella, daughter of Thomas de Lokton of Malton, 7 marks; to be levied, in default of payment, of his lands and chattels in co. York.

May 6.
York.

Peter de Nerford acknowledges that he owes to John Sturmy 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert de Welholm acknowledges that he owes to John Sturmy 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received these two acknowledgments.

Henry de Lancastre puts in his place Thomas le Blount and Richard de Rivers, knights, to prosecute his petitions before the king and his council for the earldoms of Lancaster and Leicester and other lands contained in the said petitions exhibited in parliament.

May 5.
York.

Simon Broun of Osberneby acknowledges that he owes to William de Parys 46s. 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

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Membrane 8d—cont.

John de Toynton of Handesworth acknowledges that he owes to the master and brethren of St. Leonard's hospital, York, 56s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

Enrolment of grant by John son of William de Tranholme to Sir John de Marton, clerk, of two messuages with gardens and crofts on the west of the town of Tranholm, and 2 bovates and 13 acres of land and a piece of land called 'Pedderflat,' together with all his other lands, etc., that he has in Tranholm by inheritance or that he acquired from Richard le Laverd of Granholm (*sic*), grandfather of the said Sir John, and which William son of Richard de Tranholme, father of the donor, acquired to him and his heirs from the said Richard, from Robert son of William de Tranholme, and from Richard de Marton and Alice his wife, Ellen, Emma, and Joan, daughters and heiresses of Richard le Laverd. Witnesses: Sir Robert de Colvill, knight; Simon de Menyle of Rungton; Thomas de Salcok; John Gower of Sexhow; William son of William Clerk of Hoton; John son of Robert de Tranholme. Dated at Tranholme, on Monday the eve of SS. Peter and Paul, 1322, in the 15th year of the reign of Edward II.

Memorandum, that the grantor came into chancery at York, on 6 May, and acknowledged the above deed.

May 11. William de Swynton acknowledges that he owes to Hugh de Ricale of York 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.—The chancellor received the acknowledgment.

May 15. To Robert de Malberthorp. Order to come with all speed by day and Rothwell. night to York, there to await the coming of the king, who desires to have counsel and treaty with Robert and others of his council. By p.s. [6527.] [*Parl. Writs.*]

The like to Henry de (*sic*) Scrop, John de Stonore, John de Mutford, John de Bousser, and Gilbert de Toudeby. [*Ibid.*]

May 16. John son of John Bonlot of Wycum acknowledges that he owes to John Rothwell. Moryn 12*l.* 10s. 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Peter de Cravenn of Beverley acknowledges that he owes to Master Stephen de Coton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Brother Geoffrey, prior of Holy Trinity, York, acknowledges that he owes to Richard de Alverton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 20. Richard de Baumford came before the king, on Friday after Whitsuntide, Rothwell. and sought to replevy his land in Spotlond, which was taken into the king's hands for his default before the justices of the Bench against John Cropholyn. This is signified to the justices.

May 20. Roger son of Hugh de Fymmer acknowledges that he owes to William York. son of Hugh de Fymmer 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 21. To Robert de Malberthorp. Order to come to York without delay, so Rothwell. that he be there on Monday the morrow of Holy Trinity next in the early morning, as the king desires to have conference and treaty with him and others of his council. By p.s. [6534.] [*Parl. Writs.*]

The like to fourteen others. [*Ibid.*]

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*Membrane 8d—cont.*May 22.
Rothwell.

John son of Peter de Fymmer acknowledges that he owes to Peter de Fymmer, his brother, 60*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

MEMBRANE 7d.

May 7.
York.

To Louis, count of Flanders. At the complaint of John, son of Walter Cantel of Creyk and William Andreu of Walton, merchants, that they loaded at Lenne a ship called '*Cleyskalant*' of Gerflet with 13 sarplers of wool and other goods, to the value of 150*l.* sterling, in order to take the same to St. Omer to make their profit thereof, and that the ship on her voyage was driven by storm to the port of Sluys, and that John Gherlof and other malefactors of the count's power entered the ship in that port by armed force, and took and carried away the wool and goods in the same, the king wrote specially to Robert, late count of Flanders, for restitution; but they have not had any restitution of the premises, and have accordingly prayed the king for a remedy; the king therefore requests the count to hear their complaint, and to cause restitution of the said goods to be made to them, or at least satisfaction therefor, together with their damages, and that he will certify the king by the bearer of his proceedings herein.

May 12.
York.

Adam del Polles acknowledges that he owes to Thomas le Mareschal of Walmegate 40*s.* ; to be levied, in default of payment, of his lands and chattels in co. York.

Assignment of dower to Emma, late the wife of John de Blyton, tenant in chief, of her late husband's lands in my (*sic*) bailiwick, with the exception of the manor of Herlakston, made on Saturday after the Ascension, 16 Edward [II.]. There are assigned to her, by the consent of John son and heir of the said John, 55*s.* of yearly rent from the following tenements in the city and suburbs of Lincoln: the tenement that belonged to Thomas de Blyton, the tenement that belonged to William le Payntour, the tenement that belonged to Peter le Carter, the tenement that belonged to Robert de Lutheburgh, the tenement called '*le Marihalle*,' and the tenement that Joan le Barbour now holds, together with a moiety of the profit of the Tyghelhouses: to have and hold in dower for a moiety of the said John's lands in the city and suburbs of Lincoln, according to the custom of that city. There are also assigned to her, with the heir's assent, all the lands of the said John in Canewyk, Braunceton, Whassinburgh, except 10 acres of land lying in Le Suthfeld of Canewyk, which remain in the heir's hands. There are also assigned to her 10 acres of land in Le Northfeld of Ledenham, according to the metes and bounds there placed, as her dower of John's lands in Ledenham and Wellinghover.

May 16.
Rothwell.

To the bailiffs and men of Great Yarmouth. Order to cause twenty of the best and strongest ships of that town to be prepared with all speed, and to be well and sufficiently found, so that they be ready to set out in the king's service when summoned, as it seems expedient to him and his council that the number of thirteen ships, which he lately ordered them to prepare, shall be augmented, for the carriage of victuals and other things of the king and others going in his service against the Scotch rebels. By p.s. [6531.]

June 6.
Bishopthorpe.

To Charles, count of Valoyes. The king has heard the things explained to him by Master John de Porta concerning a marriage between Edward, his eldest son, and the count's daughter, according to the credence delivered to the said John by the count, and the king has deliberated upon the same

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Membrane 7d—cont.

with some of his council; but, as it seems to him and to them that it is not expedient or fitting that such contract should be confirmed without requiring the consent of the prelates and magnates of the realm in parliament, he intimates to the count that he proposes to convoke a parliament soon after Michaelmas, and he will then ordain by the common counsel in the matter what shall be agreeable to the count and useful to this realm. [*Fœdera.*]

To Charles, king of France and Navarre. Letter to the like effect. [*Ibid.*]

MEMBRANE 6d.

June 4. To Sancho, king of Majorca, count of Roussillon and La Cerdana Bishopthorpe. (*Ciritanie*), and lord of Montpellier (*Montph'*). The king has received Sancho's letters, which Albert Sacortada, knight, Bernard Guilliemi Soryn, burgess, and Peter de Planesio, learned in the law, Sancho's envoys, have presented to him, concerning a robbery committed on the sea by the king's subjects upon Sancho's men of his realm of Majorca, and the king has had full treaty of the contents with his council; and although it would be difficult, according to the law of this realm, to prove these evil deeds, because those who suffered the damages refused to press for justice in this behalf, alleging certain causes before the king, the king has, however, ordained a special process to discover the truth in the matter, whereby the said deeds may be proved and punished, and he therefore signifies to Sancho that he will always be found ready to do speedy justice to Sancho's subjects coming into this realm. [*Fœdera.*]

June 7. William de Crull and John son of William de Crull acknowledge that Cowick. they owe to William de Ayremynne, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—Master H. de Clif, one of the keepers of the seal, received the acknowledgment.

Cancelled on payment.

June 9. John Campioun of Stokesley acknowledges that he owes to Thomas, Cowick. parson of Ruddeby church, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of writ of privy seal to William de Ayremynne, Master Henry de Clyf, and William de Herlaxton, ordering them to receive the great seal from J. bishop of Norwich, the chancellor, and to keep it as they have done heretofore until further orders, the king having been informed of the bishop's illness. Dated at Bysshopthorp, 4 June.

On the morrow, to wit 5 June, the bishop, lying on his bed in his chamber in St. Mary's abbey, York, delivered the seal, at the hour immediately after dinner, with his own hands to the said William, Henry, and William, and William de Ayremynne received it from him in the presence of Sir William de Clyf, Master Edmund de London, and other clerks of the chancery, and the said William de Ayremynne, Henry, and William de Herlaxton opened the seal in the abbey at the hour of vespers, and caused writs to be sealed with it, and the seal after the sealing remained in the custody of the said Sir William de Ayremynne. [*Parl. Writs.*]

June 9. Saer, son and heir of Ralph de Rocheford, acknowledges that he owes to Cowick. Hugh le Despenser, earl of Winchester, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Lincoln.

June 10. John son of Henry de Sturmy acknowledges that he owes to the said Cowick. Hugh 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

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Membrane 6d—cont.

John de Scalebrok of Hasele acknowledges that he owes to the said Hugh 100 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

The said John acknowledges that he owes to John de Hanlo 40 marks; to be levied as above.

Cancelled on payment.

Henry de Sothill, knight, acknowledges that he owes to Walter de Whitene of York 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 10.
Cowick.

John de Graas acknowledges that he owes to Matilda, daughter of William Patefyn, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Walter de Pateshull and Joan his wife, eldest daughter and co-heiress of Joan, late the wife of Richard de Rokesle, tenant in chief, put in their places John de Percebrigg and John de Holton to seek and receive her purparty of her mother's lands.

Robert de Risshton, parson of Westrasen, diocese of Lincoln, acknowledges that he owes to Henry de Metholey, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Karethorp acknowledges that he owes to the dean and chapter of St. Peter's York 6*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas Barre acknowledges that he owes to Richard Bloundell of Bradden 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

June 10.
Cowick.

William de Grenefeld acknowledges that he owes to Ralph Chopcok 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

The aforesaid Ralph puts in his place Gilbert de Shirburn and Henry de Holm to prosecute the execution of the above recognisance.

Enrolment of deed of the aforesaid Ralph granting that the above recognisance shall be cancelled if the aforesaid William pay him 10 marks at Midsummer next. Dated at York, on Saturday the feast of St. Barnabas, 16 Edward II.

Memorandum, that Ralph came into chancery at York, on the said day, and acknowledged the above.

Enrolment of release by the said Ralph to the aforesaid William of his right in the lands that William has of the gift of Robert de Rithre, knight, or of any other in the town of Outhethorp near Schadewell. Witnesses: John de Rithre; Thomas de Eyvill; John Ythoun; William de Leysingcroft; John de Shireburne; Hugh de Aberford; Simon de la Roche. Dated as above.

Memorandum, that Ralph came into chancery at York, on the said day, and acknowledged the above.

June 10.
Cowick.

To the abbot of Cluny. The king, upon being lately given to understand that the prior of the abbot's cell of St. Eustrepius in Saintonge had moved a question against the king in the court of the king of France by frivolous actions, and had afterwards by the abbot's order procured sentence to be pronounced against the king in the same court, by which sentence the king was condemned in 2,500*l.*, wrote to the abbot requesting him to compel the prior to desist from attempting such wrongs against the king and to cause what had been attempted to be revoked, and desiring the abbot to certify him of his pleasure herein by his letters; but the abbot has not yet

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Membrane 6d—cont.

done anything in the matter ; wherefore the king repeats his request, and gives the abbot to understand that if he do not accede to the king's request, the king will repay him and his people in this realm for the grievances inflicted upon the king by him and his people. The king sends to him Simon de Drayton, so that the king may ascertain finally what the abbot will do herein, and the abbot is enjoined to give him credence in what he shall explain to the abbot by word of mouth, and to send by him a written reply.

MEMBRANE 5d.

May 21. Master Richard de Insula, parson of Langeneuton church, and Robert de Rothwell. Insula acknowledge that they owe to William de Ayreminne 40 marks ; to be levied, in default of payment, of their lands and chattels in the bishopric of Durham.

Adam de Staynlay acknowledges that he owes to Simon Gower, citizen of York, 100s. ; to be levied, in default of payment, of his lands and chattels in co. York.

John Aleyn of Stytenham acknowledges that he owes to Anketin Salvayn 20l. ; to be levied, in default of payment, of his lands and chattels in co. York.

May 24. Baldwin de Hanfeld of Northcarleton near Sutton-on-Trent acknowledges that he owes to William de Nortwell, clerk, 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

May 26. Hugh de Leventhorp acknowledges that he owes to Stephen de Oxon[ia], Bishopthorpe. clerk, 10l. 18s. 0d. ; to be levied, in default of payment, of his lands and chattels in co. York.

Walter son of John de Carleton acknowledges that he owes to John de Amias, citizen of York, 4 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

William de Masshebery acknowledges that he owes to Theobald Polayn of Loketon 40s. ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Constance, late the wife of William de Byngham, acknowledges that she owes to Roger de Ledes and William de Ayketon, parson of the church of Berewyk, 20 marks ; to be levied, in default of payment, of her lands and chattels in co. York.

May 31. John de Ellerker, the younger, clerk, acknowledges that he owes to Bishopthorpe. William de Melton, archbishop of York, 34 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Veer of Sprotle acknowledges that he owes to Robert Norman of Hedon 10l. ; to be levied, in default of payment, of his lands and chattels in co. York.

June 3. Fulk son of Warin acknowledges that he owes to John de Colne 20l. ; Bishopthorpe. to be levied, in default of payment, of his lands and chattels in cos. Berks and Somerset.

Cancelled on payment.

Hugh de Walton, citizen of London, acknowledges that he owes to Thomas de Seint Leger 20l. ; to be levied, in default of payment, of his lands and chattels in co. London.

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Membrane 5d—cont.

Walter de Carleton acknowledges that he owes to Master Simon de Stanes 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 3. To the abbot and convent of Kirkestede in Lyndeseye. Order to send
Bishopthorpe. to the chancery without delay a strong horse (*fortem et ron euitum*), so that it be there by St. Barnabas, to be delivered to William de Ayremynne, keeper of the rolls of chancery, as the king needs a horse to carry the said rolls.

Thomas de Mounceux acknowledges that he owes to Walter de Pokethorp 30 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 5. John Moigne of Hesel-on-Humbre acknowledges that he owes to John
Bishopthorpe. del Scurth 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John Loveday, Richard de Bikerton, Alexander de Middelton, Hugh de la Hull, Thomas de Bryton, and Richard, parson of Butterley church, acknowledge that they owe to Aymer de Valencia, earl of Pembroke, 100*l.*; to be levied, in default of payment, of their lands and chattels in cos. Oxford, Hereford, Worcester, and Salop.

The king, being at Bisshopthorp, near York, on 30 May, caused W. archbishop of York, J. bishop of Norwich, his chancellor, W. bishop of Exeter, his treasurer, Edmund, earl of Kent, his brother, Aymer de Valencia, earl of Pembroke, Hugh le Despenser, earl of Winchester, David de Strabolgy, earl of Athole, Hugh le Despenser, the younger, William le (*sic*) Ros of Hamelak, and other barons and nobles of the realm, and the justices of both Benches, the barons of the exchequer, and others of his council to be called before him to his council, to treat of confirming or refusing a truce between him and Robert de Brus and his aiders, amongst whom Henry de Bello Monte, baron, sworn of the king's great and secret council, was called and came there. And when the king enjoined each of those present singly, including Henry, to give their advice, the said Henry, with an excessive motion and irreverent mind, answered the king frequently that he would not counsel him in this behalf. The king, being moved by such an answer, ordered him to leave his council, and Henry in leaving the council said as he had said before, and that it would please him more to be absent from the council than to be present. Whereupon the king ordered the magnates and others of his council to advise him concerning doing judgment on Henry in this behalf, especially as Henry was his liege man and baron and was sworn of his secret council, and was required to advise the king upon such an arduous matter specially touching the king and his realm. After the magnates and others of the council had deliberated hereupon, and Henry had been called again before the king, the magnates, and others aforesaid on the following day, it was considered by the magnates and others of the council that Henry should be committed to prison for the contempt and disobedience aforesaid.

Afterwards Henry de Percy, Ralph de Nevill, Simon Warde, Henry son of Hugh, Roger de Somervill, and Thomas Ughtred, of the county of York, and William Ridel and Thomas Grey, of the county of Northumberland, mainperned to have the said Henry before the king in the same state as he is now in when summoned to do so. [*Fœdera; Parl. Writs.*]

June 6. Henry son of Robert Hode acknowledges that he owes to Thomas son of
Bishopthorpe. Robert Hode of Houeden 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1323.

Membrane 5d—cont.

William Darreynes, clerk, of Dreuton acknowledges that he owes to William son of Nicholas de Cliff 20*l.*; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

Robert de Plumpton, knight, acknowledges that he owes to Robert de Flaseeby, chaplain, 20*l.*; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

Richard de Bykerton, clerk, and Edmund de Eyte acknowledge that they owe to John de Ellerker, the elder, 12 marks 7*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Cancelled on payment.

May 30. To the sheriff of Northumberland. Order to cause the truce concluded
Thorpe near with the Scots to be proclaimed and observed. *French.* [*Federa.*]
York. The like to fifteen sheriffs and to the warden of the Cinque Ports.
[*Ibid.*]

MEMBRANE 4d.

June 13. Henry son of Hugh acknowledges that he owes to William de Melton,
Cowick. archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 14. Walter de Ebor[aco] of Lincoln acknowledges that he owes to Alice
Cowick. Fisshe and William her son 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas Lane of Batherisby acknowledges that he owes to John de Percy of Kyldal 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 17. Michael de Wath, parson of Beford church, diocese of York, acknow-
Haddlesey. ledges that he owes to Thomas de Evesham, John de Marton, and John de Scorby, clerks, 40 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

June 2. To Walter de Paveley and the sheriff of Wilts, appointed to cause the
Bishopthorpe. men-at-arms and other men, both horsemen and footmen, in that county to be arrayed and armed for the repulse of the Scotch rebels. Order to supersede the arraying of the aforesaid men, as a truce has been concluded between the king and the Scots to last until 12 June next and for thirteen years from then.

By K. and C.

[*Parl. Writs.*]

The like to those appointed in other counties for this purpose under date 15 March last, the king being at Knaresburgh, as contained on the Patent Roll. [*Ibid.*]

To Thomas Lercedekyn and Reginald de Botereux. Order to supersede the king's order to choose certain footmen in co. Cornwall, by reason of the conclusion of the truce aforesaid. [*Ibid.*]

The like to those appointed in other counties of England on 5 April last, as on the Patent Roll. [*Ibid.*]

The like to those appointed in divers counties to choose footmen and archers on 9 March last, as on the Patent Roll. [*Ibid.*]

To Edmund, earl of Arundel, justice of Wales, or to him who supplies his place. Order to supersede the king's order to choose footmen in North and South Wales. [*Ibid.*]

1323.

Membrane 4d—cont.

To the same, lord of the lands of Kery, Kedewy, Clon, Oswaldestre, and Chirk, or to his bailiffs there. Order to supersede the king's order to choose footmen in those lands. [*Ibid.*]

The like to the lords of Wales who were written to on 12 April last.

To Simon de Lunderthorp, Gilbert de Ebor[aco], and Alan de Cubbeldyk. Order to supersede the king's order to purvey certain victuals in co. Lincoln for the Scotch war, and to restore the victuals already purveyed as far as possible.

The like to those appointed in divers counties on 19 February last, the king being at Pontefract, as is contained on the Patent Roll.

To the sheriff of Southampton. Order to restore all victuals purveyed by him in execution of the king's order to purvey certain victuals for the Scotch war, and to cause all the victuals purveyed and in his possession to be sold.

By K. and C.

The like to the sheriff of Surrey and Sussex, and to the sheriff of Norfolk and Suffolk, as ordered on 19 February last, as contained on the Patent Roll.

To the sheriff of Lincoln. Order to restore the victuals received by him from Simon de Lunderthorpe, Gilbert de Ebor[aco], and Alan de Cubbeldyk, which have not yet been paid for, and to sell those that have been paid for.

The like to certain sheriffs of England, referring to the orders of 20 February last on the Patent Roll.

To Thomas, earl of Norfolk, marshal of England. Notification that it is not necessary for him to come to the king at Newcastle-on-Tyne in the octaves of Midsummer, as lately ordered by the king. [*Parl. Writs.*]

The like to all the magnates who were written to on 23 February last. [*Ibid.*]

The like, '*mutatis mutandis*,' to the archbishops, bishops, and other ecclesiastical prelates as appears above in the said month. [*Ibid.*]

To the sheriff of York. Order to cause proclamation to be made that those who owe service to the king need not have their service at Newcastle as previously ordered. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

June 2. To Fulk Lestraunge, seneschal of Gascony. Order to supersede the king's order to request the nobles of the duchy [of Aquitaine] and others to come to the king with horses and arms in order to set out against the Scots, and to supersede the order to make purveyance of wine and other victuals for the expedition, disposing of such wine and victuals as have not yet been sent to England as shall seem best to him for the king's profit. [*Fœdera.*]

To Adam de Lymbergh, constable of Bordeaux. Order to supersede the king's order to request the nobles of the duchy and others to come to the king as above, and the king's order to make purveyance of wine and victuals, provided that the aid granted to the king in the duchy be levied for the king's use with all speed possible. [*Ibid.*]

To Almaric de Credonio. Order to supersede the king's order to request certain nobles of the duchy [of Aquitaine] to come to the king with horses and arms for the above purpose. [*Ibid.*]

To John de Bermyngham, earl of Louth, justiciary of Ireland. Order to supersede the providing of men-at-arms for the Scotch war. [*Parl. Writs.*]

To Master Walter de Istlep, treasurer of Ireland. Order to supersede the king's order to make purveyance of victuals for the Scotch war, and to sell for the king's profit any of the victuals already purveyed that may be in his hands. [*Ibid.*]

June 1. To Richard de Burgo, earl of Ulster. Notification that he need not come in the king's service for the Scotch war as previously ordered. [*Fœdera*; *Parl. Writs.*]

By K.

1323.

Membrane 4d—cont.

The like to ten others. [*Ibid.*]

To the barons and bailiffs of the port of Favresham. Notification that they need not send the service of ships due from them for the Scotch war, as lately ordered by the king.

The like to the mayor, barons, and bailiffs of the following ports :

La Rye.	Romenhale.
Sandwich.	Hethe.
Dover.	Hastings.
Wynchelse.	Pevenese.

June 14. To Robert de Bures and Benedict de Cokefeld. Order to supersede the
Cowick. purveyance of victuals for the Scotch war that they were lately ordered to make in co. Suffolk, and to sell for the king's profit any victuals that they may have purveyed. By K.

MEMBRANE 3d.

June 13. William son of William de Ros of Hamelak acknowledges that he owes
Cowick. to John de Heselarton, knight, James de Houton, Alan de Waybred, and William de Brakenholm, executors of the will of William de Ros of Hamelak, 400 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de la Launde of Micklefeld acknowledges that he owes to Isabella, late the wife of John de Bellewe, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

June 13. Robert de Bretton acknowledges that he owes to William de Ayremynne,
Cowick. clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.—William de Herlaston, one of the keepers of the great seal, received the acknowledgment.

Cancelled on payment.

June 17. Dionisia Page of Durham acknowledges that she owes to William de
Cowick. Ayremynne, clerk, 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Northumberland.—The aforesaid William de Herlaston received the acknowledgment.

June 19. Richard son of John Abel came before the king, on Sunday after
Cowick. SS. Mark and Marcellian, and sought to replevy his land in Southwerk, which was taken into the king's hands for his default before the justices of the Bench against Walter, prior of Bermondeseye. This is signified to the justices.

The said Richard came before the king, on the same day, and sought to replevy his land in Southwerk as above.

The said Richard came before the king, on the same day, and sought to replevy his land in Southwerk as above.

Gilbert de Rysshton puts in his place Thomas de Brayton, clerk, and Edmund de Caldecote to prosecute a recognisance for 10*l.* made to him by John de Redyngges in chancery.

The said Gilbert puts Thomas and Edmund in his place to prosecute a recognisance for 10*l.* made to him by Robert del Cley of Blyth.

June 17. Richard du Boys, son and heir of Henry du Boys, deceased, acknowledges
Cowick. that he owes to Thomas de Burgh, parson of Brigham church, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 20. Robert de Tymparon came before the king, on Monday the morrow of
Haddlesey. SS. Gervasius and Protasius, and sought to replevy to John son of Geoffrey de Silkeby the said John's land in Wylugh[by] near Lafford, which was taken into the king's hands for his default before the justices of the Bench against William son of John de Calwarthorp. This is signified to the justices.

1323.

Membrane 3d—cont.

Roger de Grymston, knight, acknowledges that he owes to William de Melton, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 20.
Cowick.

Thomas del Nesse acknowledges that he owes to William de Ayremynne, clerk, 4*l.* 4*s.* 11 $\frac{3}{4}$ *d.*; to be levied, in default of payment, of his lands and chattels in co. York.—William de Herlaston, one of the keepers of the great seal, received the acknowledgment.

Marmaduke son of William Basset acknowledges that he owes to William de Ayremynne, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.—The said William de Herlaston received the acknowledgment.

William son of Alan le Chareter of Scardeburgh acknowledges that he owes to Henry de Malton 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 25.
Haddlesey.

Robert son of Oliver de Punchardon acknowledges that he owes to Robert de Watevill, knight, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.—William de Herlaston, one of the keepers of the great seal, received the acknowledgment.

June 29.
York.

To James, king of Aragon, Valencia, Sardinia, and Corsica, count of Barcelona (*Barch'u*), and standard-bearer, admiral and captain-general of the Roman church. The king has received his letters replying to the king's, and has understood those things whereof Master Peter de Galiciano, his treasurer of the Agénois, has informed him concerning this matter, and he intends to act in such wise in the matter, when further treaty of the said matter ought to be made, as ought to content the king of Aragon. By K.

To Master Peter de Galiciano, treasurer of the Agénois. The king has received the letters of the king of Aragon that Peter has sent to him, and has sent an answer thereto, the tenor whereof he sends enclosed in the presents, and he orders Peter to cause the letters to be sent to the king of Aragon, and he enjoins him to conduct himself in the matter as he shall think most agreeable to the king's wishes, which were fully expressed to him upon another occasion. By K.

June 28.
York.

To Peter, abbot of Cluny. The king understands the abbot's request that the king would shew him grace by permitting him to make the fealty due to the king, which he ought to make in person, to some one in France, and by allowing an imposition imposed by the abbot, in relief of certain charges incumbent upon him, on the king's subjects in this realm, and the king informs him that he frequently requested the abbot's predecessor to compel the prior of St. Eustropius in Saintonge, a cell of the abbey of Cluny, to desist from certain grievances inflicted upon the king by his procurement in the court of France and elsewhere, and the king has now specially prayed the present abbot by Simon de Drayton to do the like, and he signifies to the abbot that he does not intend to shew any grace or favour to the abbot in this or other matters or to his people within this realm until the aforesaid grievances have been revoked, and he enjoins the abbot to remove the cause of his displeasure.

MEMBRANE 2d.

June 26.
Haddlesey.

Ranulph Sket of Shotesbam acknowledges that he owes to John Sturmy, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

June 20.
Haddlesey.

Robert de Tymparon came before the king, on Monday the morrow of SS. Gervasius and Protasius, and sought to replevy to John son of Geoffrey

1323.

Membrane 2d—cont.

his land in Silkeby near Wilughby, which was taken into the king's hands for his default before the justices of the Bench against William son of John son of William de Calwerthorp. This is signified to the justices.

June 27.
Hadullesey.

Peter de Escudemor acknowledges that he owes to John Inge 200 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

The said Peter acknowledges that he owes to Roger de Seymor 200 marks; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

Cancelled on payment.

July 1.
York.

John de Skipton, John de Boulton, William de Haukeswyk, Robert Buk, Robert de Farnhill, Robert Crockbayn, William de Kyghelay, Adam Fauvel, Thomas Revel, and Robert son of William de Carleton acknowledge that they owe to Master Adam de Ayremynn, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

June 28.
York.

To the abbot of Cluny. The king has frequently written to the abbot's predecessor and to the abbot requesting them to cause the wrongs inflicted upon the king and his subjects in the court of the king of France by the priors of St. Estropius in Saintonge and the prior of the cell of the abbot's house of Abbeville, in the king's earldom of Ponthieu, and by other ministers and proctors of the abbot to be redressed; but no remedy has resulted, the grievances having rather increased, the prior of the cell of Abbeville more especially daily, by himself and his proctors and ministers, not only abolishing the king's rights and jurisdictions in his town of Abbeville and the rights and jurisdictions of the chapter of St. Auftren of the same town, which belongs and belonged to the king and his predecessors as counts of Ponthieu, by means of special safeguards (*gardia*), and of other subjects of the king, but also inflict as much damage as possible in the king's forests of those parts: wherefore the king again requests the abbot to cause the aforesaid priors to desist from inflicting such grievances upon the king and his subjects, and to induce them to make satisfaction for the damages committed by them, as otherwise the kings will not be slow in applying a heavier hand for the preservation of the right of him and his subjects. The abbot is desired to write an account of his proceedings herein by the bearer.

July 3.
York.

Robert le Conestable of Flaynburgh acknowledges that he owes to the prior of Watton 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 3.
York.

Margaret, late the wife of Robert de Wylughby, Thomas de Wylughby, knight, Gilbert de Toutheby, and Roger, parson of Spillesby church, acknowledge that they owe to William la Zouche of Haryngworth 17*l.* 16*s.* 11*d.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

The aforesaid Margaret, Thomas, Gilbert, and Roger acknowledge that they owe to the said William 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

July 4.
Kingston-on-Hull.

Hugh le Despenser, the younger, acknowledges that he owes to Peter de Malo Lacu, the elder, 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Wilts.

Cancelled on payment.

Enrolment of deed of Peter de Maulay, lord of Mulgreve, granting that the aforesaid recognisance shall remain in suspense unless Sir Thomas de Fournival to whom Peter has made a recognisance in 1,000*l.*, shall cause

1323.

Membrane 2d—cont.

Peter's lands to be seised or his chattels to be sold by force of the said recognisance, and granting that Hugh's recognisance shall be cancelled if he cause Peter to be discharged of the recognisance to Sir Thomas. Dated at York, the day of the Translation of St. Thomas, at the commencement of the 17th year of the reign of Edward II.

Memorandum, that Peter came into chancery at York, and acknowledged the above deed.

Enrolment of agreement between Hugh le Despenser, the son, and Peter Maule witnessing that Peter has granted to Hugh for life the manor of Thurmanhalle and all appurtenances, rendering therefor to Peter a rose yearly during the life of Eleanor, Peter's wife, and after her death 20*l.* yearly, and doing therefor the services due to the chief lords of the fee. Dated at York, 3 July.

Memorandum, that Hugh and Peter came into chancery at York and acknowledged the above indenture.

June 28.
York.

To Stephen, bishop of London. Order to prevent the people going to a certain tablet (*tabula*) in St. Paul's, London, whereon are depicted statues, sculpture, or images of divers persons, and amongst others the effigy of Thomas, late earl of Lancaster, or from offering prayers, making offerings, or doing other things there without the authority of the church of Rome, as the king learns with displeasure that many of the people go to the said tablet and worship it as a holy thing without the authority of the church of Rome, asserting that miracles are done there, and the king learns that the bishop connives at these practices for the sake of gain, whereas he ought to protect the king's honour. He is to certify the king in writing of his proceedings without delay. [*Fœdera.*]

The like, '*mutatis mutandis*,' to the dean and chapter of London. [*Ibid.*]

MEMBRANE 1d.

June 30.
York.

Richard de Wigornia, parson of Brecheham church, diocese of Norwich, acknowledges that he owes to Thomas de Useflet, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Ralph de Brok of Shephale acknowledges that he owes to John de Hegham, clerk, 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John Rouland of Gothmundham acknowledges that he owes to Richard de Grymston, parson of a third of the church of Gothmundham, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

July 2.
York.

Thomas de Wake, lord of Lydel, acknowledges that he owes to William de Melton, archbishop of York, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 4.
York.

Richard de Hulton acknowledges that he owes to Margaret, daughter of William de Atherton, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

William Takel of Cotyngnam acknowledges that he owes to Master Richard de Erium, clerk 17*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 6.
Hull.

John Inge, Oliver de Ingham, and Robert de Swynburn, knights, and Reginald de Frome acknowledge that they owe to Hugh le Despenser, the younger, 236*l.* 15*s.* 6*d.*; to be levied, in default of payment, of their lands and chattels in cos. Wilts and Somerset.

Cancelled on payment.

1323.

Membrane 1d—cont.

John Inge, knight, acknowledges that he owes to the said Hugh 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

William de Cusancia, clerk, acknowledges that he owes to Master Henry de Clif, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

John de Dockewra of Cottyngwith acknowledges that he owes to Robert de Haliwell, clerk, 26*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

. de Cresacre and John de Burton of Kynnesley acknowledge that they owe to Master Adam de Ayremynne, parson of Gayrgrave church, 100*s.*; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Robert Danyel acknowledges that he owes to William de Burton of Beverley 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of Margaret, daughter of William de Athelton, witnessing that whereas Richard de Hilton is bound to her in the sum of 200 marks by recognisance in chancery, she grants that the recognisance shall be annulled if Richard pay her 100 marks by instalments at certain terms. Dated at York, the eve of the translation of St. Thomas.

Memorandum, that the said Richard (*sic*) came into chancery at York, on the said day, and acknowledged the above.

John de Aulton puts in his place John atte Halle to prosecute a recognisance for 60*l.* made to him in chancery by John Chartenye.

July 8.
Faxfleet.

John le Flemmyng, knight, acknowledges that he owes to John Giffard, canon of St. Peter's York, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 4.
York.

To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made that it is not the king's intention to levy the subsidy granted to him by the merchants beyond the year for which it was granted, the year having already elapsed, as the king is given to understand that certain persons have caused it to be published in divers parts of the realm that the king intends levying the subsidy beyond the said year. [*Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

July 4.
York.

To the count of Savoy. The king has carefully understood the count's letters of credence exhibited to him by Aymo de Juvenciano, the count's clerk, concerning the nomination by the king of the count's nephew, Thomas de Sabaudia, to the bishopric of Winchester, the count believing that the pope, to whom the king wrote on behalf of Thomas, would not accept Thomas. The king informs him that, upon the voidance of the see, he requested the pope to appoint as bishop Master Robert de Baldok, archdeacon of Middlesex, from which request the king cannot and does not intend to withdraw, so that he cannot accede to the count's request in this matter, but he will do in other things what shall be agreeable to the count if consonant with the king's honour. [*Fœdera.*]

The like to Sir Luke, cardinal, kinsman of Thomas. [*Ibid.*]

The like to the archbishop of Lyons, the brother of Thomas, omitting the clause about the pope not accepting Thomas. [*Ibid.*]

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On 25 July 1822, the House of Commons presented an address to the Crown, stating that the editions of the works of our ancient historians were inconvenient and defective; that many of their writings still remained in manuscript, and, in some cases, in a single copy only. They added, "that an uniform and convenient edition of the whole, published under His Majesty's royal sanction, would be an undertaking honourable to His Majesty's reign, and conducive to the advancement of historical and constitutional knowledge; that the House therefore humbly besought His Majesty, that He would be graciously pleased to give such directions as His Majesty, in His wisdom, might think fit, for the publication of a complete edition of the ancient historians of this realm."

The Master of the Rolls, being very desirous that effect should be given to the resolution of the House of Commons, submitted to Her Majesty's Treasury in 1857 a plan for the publication of the ancient chronicles and memorials of the United Kingdom, and it was adopted accordingly.

Of the Chronicles and Memorials, the following volumes have been published. They embrace the period from the earliest time of British history down to the end of the reign of Henry VII.

1. THE CHRONICLE OF ENGLAND, by JOHN CAPGRAVE. *Edited by* the Rev. F. C. HINGESTON, M.A. 1858.

Capgrave's Chronicle extends from the creation of the world to the year 1417. As a record of the language spoken in Norfolk (being written in English), it is of considerable value.

2. CHRONICON MONASTERII DE ABINGDON. Vols. I. and II. *Edited by* the Rev. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1858.

This Chronicle traces the history of the monastery from its foundation by King Ina of Wessex, to the reign of Richard I. The author had access to the title deeds of the house, and incorporates into his history various charters of the Saxon kings, of great importance as illustrating not only the history of the locality but that of the kingdom.

3. LIVES OF EDWARD THE CONFESSOR. I.—*La Estoire de Seint Aedward le Rei.* II.—*Vita Beati Edvardi Regis et Confessoris.* III.—*Vita Æduuardi Regis qui apud Westmonasterium requiescit.* *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1858.

The first is a poem in Norman French, probably written in 1245. The second is an anonymous poem, written between 1440 and 1450, which is mainly valuable as a specimen of the Latin poetry of the time. The third, also by an anonymous author, was apparently written between 1066 and 1074.

4. MONUMENTA FRANCISCANA. Vol. I.—*Thomas de Eccleston de Adventu Fratrum Minorum in Angliam. Adæ de Marisco Epistolæ. Registrum Fratrum Minorum Londoniæ.* *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vol. II.—*De Adventu Minorum; re-edited, with additions. Chronicle of the Grey Friars. The ancient English version of the Rule of St. Francis. Abbreviatio Statutorum, 1451, &c.* *Edited by* RICHARD HOWLETT, Barrister-at-Law. 1858, 1882.

The first volume contains original materials for the history of the settlement of the order of St. Francis in England, the letters of Adam de Marisco, and other papers. The second volume contains materials found since the first volume was published.

5. *FASCICULI ZIZANIORUM MAGISTRI JOHANNIS WYCLIF CUM TRITICO*. Ascribed to THOMAS NETTER, of WALDEN, Provincial of the Carmelite Order in England, and Confessor to King Henry the Fifth. *Edited by the Rev. W. W. SHIRLEY, M.A., Tutor and late Fellow of Wadham College, Oxford.* 1858.

This work gives the only contemporaneous account of the rise of the Lollards.

6. *THE BUIK OF THE CRONICLIS OF SCOTLAND; or, A Metrical Version of the History of Hector Boece*; by WILLIAM STEWART. Vols. I., II., and III. *Edited by W. B. TURNBULL, Barrister-at-Law.* 1858.

This is a metrical translation of a Latin Prose Chronicle, written in the first half of the 16th century. The narrative begins with the earliest legends and ends with the death of James I. of Scotland, and the "evil ending of the traitors that slew him." The peculiarities of the Scottish dialect are well illustrated in this version.

7. *JOHANNIS CAPGRAVE LIBER DE ILLUSTRIBUS HENRICIS*. *Edited by the Rev. F. C. HINGESTON, M.A.* 1858.

The first part relates only to the history of the Empire from the election of Henry I. the Fowler, to the end of the reign of the Emperor Henry VI. The second part is devoted to English history, from the accession of Henry I. in 1109, to 1446, which was the twenty-fourth year of the reign of Henry VI. The third part contains the lives of illustrious men who have borne the name of Henry in various parts of the world.

8. *HISTORIA MONASTERII S. AUGUSTINI CANTUARIENSIS*, by THOMAS OF ELMHAM, formerly Monk and Treasurer of that Foundation. *Edited by CHARLES HARDWICK, M.A., Fellow of St. Catharine's Hall, and Christian Advocate in the University of Cambridge.* 1858.

This history extends from the arrival of St. Augustine in Kent until 1191.

9. *EULOGIUM (HISTORIARUM SIVE TEMPORIS): Chronicon ab Orbe condito usque ad Annum Domini 1366; a monacho quodam Malmesbiriensi exaratum*. Vols. I., II., and III. *Edited by F. S. HAYDON, B.A.* 1858-1863.

This is a Latin Chronicle extending from the Creation to the latter part of the reign of Edward III., and written by a monk of Malmesbury, about the year 1367. A continuation carries the history of England down to the year 1413.

10. *MEMORIALS OF HENRY THE SEVENTH: Bernardi Andreæ Tholosatis Vita Regis Henrici Septimi; necnon alia quædam ad eundem Regem spectantia*. *Edited by JAMES GAIRDNER.* 1858.

The contents of this volume are—(1) a life of Henry VII., by his poet Laureate and historiographer, Bernard André, of Toulouse, with some compositions in verse, of which he is supposed to have been the author; (2) the journals of Roger Machado during certain embassies to Spain and Brittany, the first of which had reference to the marriage of the King's son, Arthur, with Catharine of Arragon; (3) two curious reports by envoys sent to Spain in 1505 touching the succession to the Crown of Castile, and a project of marriage between Henry VII. and the Queen of Naples; and (4) an account of Philip of Castile's reception in England in 1506. Other documents of interest are given in an appendix.

11. *MEMORIALS OF HENRY THE FIFTH. I.—Vita Henrici Quinti, Roberto Redmanno auctore. II.—Versus Rhythmici in laudem Regis Henrici Quinti. III.—Elmhams Liber Metricus de Henrico V.* *Edited by CHARLES A. COLE.* 1858.

12. *MUNIMENTA GILDHALLÆ LONDONIENSIS; Liber Albus, Liber Custumarum, et Liber Horn, in archivis Gildhallæ asservati. Vol. I., Liber Albus. Vol. II. (in Two Parts), Liber Custumarum. Vol. III., Translation of the Anglo-Norman Passages in Liber Albus, Glossaries, Appendices, and Index.* *Edited by HENRY THOMAS RILEY, M.A., Barrister-at-Law.* 1859-1862.

The *Liber Albus*, compiled by John Carpenter, Common Clerk of the City of London in the year 1419, gives an account of the laws, regulations, and institutions of that City in the 12th, 13th, 14th, and early part of the 15th centuries. The *Liber Custumarum* was compiled in the early part of the 14th century during the reign of Edward II. It also gives an account of the laws, regulations, and institutions of the City of London in the 12th, 13th, and early part of the 14th centuries.

13. *CHRONICA JOHANNIS DE OXENEDES*. *Edited by Sir HENRY ELLIS, K.H.* 1859.

Although this Chronicle tells of the arrival of Hengist and Horsa, it substantially begins with the reign of King Alfred, and comes down to 1292. It is particularly valuable for notices of events in the eastern portions of the Kingdom.

14. A COLLECTION OF POLITICAL POEMS AND SONGS RELATING TO ENGLISH HISTORY, FROM THE ACCESSION OF EDWARD III. TO THE REIGN OF HENRY VIII. Vols. I. and II. *Edited by* THOMAS WRIGHT, M.A. 1859-1861.

15. The "OPUS TERTIUM," "OPUS MINUS," &c. of ROGER BACON. *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. 1859.

16. BARTHOLOMÆI DE COTTON, MONACHI NORWICENSIS, HISTORIA ANGLICANA; 449-1298; necnon ejusdem Liber de Archiepiscopis et Episcopis Angliæ. *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge, 1859.

17. BRUT Y TYWYSGION; or, The Chronicle of the Princes of Wales. *Edited by* the Rev. JOHN WILLIAMS AB ITHEL, M.A. 1860.

This work, written in the ancient Welsh language, begins with the abdication and death of Cadwalla at Rome, in the year 681, and continues the history down to the subjugation of Wales by Edward I., about the year 1282.

18. A COLLECTION OF ROYAL AND HISTORICAL LETTERS DURING THE REIGN OF HENRY IV. 1399-1404. *Edited by* the Rev. F. C. HINGESTON, M.A., of Exeter College, Oxford. 1860.

19. THE REPRESSOR OF OVER MUCH BLAMING OF THE CLERGY. By REGINALD PECOCK, sometime Bishop of Chichester. Vols. I. and II. *Edited by* the Rev. CHURCHILL BABINGTON, B.D., Fellow of St. John's College, Cambridge. 1860.

The "Repressor" may be considered the earliest piece of good theological disquisition of which our English prose literature can boast. The author was born about the end of the fourteenth century, consecrated Bishop of St. Asaph in the year 1444, and translated to the see of Chichester in 1450. His work is interesting chiefly because it gives a full account of the views of the Lollards, and it has great value for the philologist.

20. ANNALES CAMBRIÆ. *Edited by* the Rev. JOHN WILLIAMS AB ITHEL, M.A. 1860.

These annals, which are in Latin, commenced in 447, and come down to 1288. The earlier portion appears to be taken from an Irish Chronicle used by Tigernach, and by the compiler of the Annals of Ulster.

21. THE WORKS OF GIRALDUS CAMBRENSIS. Vols. I.-IV. *Edited by* the Rev. J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vols. V.-VII. *Edited by* the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. Vol. VIII. *Edited by* GEORGE F. WARNER, M.A., of the Department of MSS., British Museum. 1861-1891.

These volumes contain the historical works of Gerald du Barry, who lived in the reigns of Henry II., Richard I., and John. His works are of a very miscellaneous nature, both in prose and verse, and are remarkable for the anecdotes which they contain.

The *Topographia Hibernica* (in Vol. V.) is the result of Giraldus' two visits to Ireland, the first in 1183, the second in 1185-6, when he accompanied Prince John into that country. The *Expugnatio Hibernica* was written about 1188, and may be regarded rather as a great epic than a sober relation of acts occurring in his own days. Vol. VI. contains the *Itinerarium Cambriæ et Descriptio Cambriæ*; and Vol. VII., the lives of S. Remigius and S. Hugh. Vol. VIII. contains the Treatise *De Principum Instructione*, and an Index to Vols. I.-IV. and VIII.

22. LETTERS AND PAPERS ILLUSTRATIVE OF THE WARS OF THE ENGLISH IN FRANCE DURING THE REIGN OF HENRY THE SIXTH, KING OF ENGLAND. Vol. I., and Vol. II. (in Two Parts). *Edited by* the Rev. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1861-1864.

23. THE ANGLO-SAXON CHRONICLE, ACCORDING TO THE SEVERAL ORIGINAL AUTHORITIES. Vol. I., Original Texts. Vol. II., Translation. *Edited and translated by* BENJAMIN THORPE, Member of the Royal Academy of Sciences at Munich, and of the Society of Netherlandish Literature at Leyden. 1861.

There are at present six independent manuscripts of the Saxon Chronicle, ending in different years, and written in different parts of the country. In this edition, the text of each manuscript is printed in columns on the same page, so that the student may see at a glance the various changes which occur in orthography.

24. **LETTERS AND PAPERS ILLUSTRATIVE OF THE REIGNS OF RICHARD III. AND HENRY VII.** Vols. I. and II. *Edited by* JAMES GAIRDNER. 1861-1863.

The principal contents of the volumes are some diplomatic Papers of Richard III.; correspondence between Henry VII. and Ferdinand and Isabella of Spain; documents relating to Edmund de la Pole, Earl of Suffolk; and a portion of the correspondence of James IV. of Scotland.

25. **LETTERS OF BISHOP GROSSETESTE.** *Edited by* the Rev. HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1861.

The letters of Robert Grosseteste range in date from about 1210 to 1253, and relate to various matters connected not only with the political history of England during the reign of Henry III., but with its ecclesiastical condition. They refer especially to the diocese of Lincoln, of which Grosseteste was bishop.

26. **DESCRIPTIVE CATALOGUE OF MANUSCRIPTS RELATING TO THE HISTORY OF GREAT BRITAIN AND IRELAND.** Vol. I. (in Two Parts); Anterior to the Norman Invasion. Vol. II.; 1066-1200. Vol. III.; 1200-1327. *By* Sir THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records. 1862-1871.

The object of this work is to publish notices of all known sources of British history, both printed and unprinted, in one continued sequence. The materials, when historical (as distinguished from biographical), are arranged under the year in which the latest event is recorded in the chronicle or history, and not under the period in which its author, real or supposed, flourished. Biographies are enumerated under the year in which the person commemorated died, and not under the year in which the life was written. A brief analysis of each work has been added when deserving it, in which original portions are distinguished from mere compilations. A biographical sketch of the author of each piece has been added, and a brief notice of such British authors as have written on historical subjects.

27. **ROYAL AND OTHER HISTORICAL LETTERS ILLUSTRATIVE OF THE REIGN OF HENRY III.** Vol. I., 1216-1235. Vol. II., 1236-1272. *Selected and edited by* the Rev. W. W. SHIRLEY, D.D., Regius Professor of Ecclesiastical History, and Canon of Christ Church, Oxford. 1862-1866.

28. **CHRONICA MONASTERII S. ALBANI.**—1. THOMÆ WALSINGHAM HISTORIA ANGLICANA; Vol. I., 1272-1381: Vol. II., 1381-1422. 2. WILLELMI RISHANGER CHRONICA ET ANNALES, 1259-1307. 3. JOHANNIS DE TROKELowe ET HENRICI DE BLANEFORDE CHRONICA ET ANNALES, 1259-1296; 1307-1324; 1392-1406. 4. GESTA ABBATUM MONASTERII S. ALBANI, A THOMA WALSINGHAM, REGNANTE RICARDO SECUNDO, EJUSDEM ECCLESIAE PRÆCENTORE, COMPILATA; Vol. I., 793-1290: Vol. II., 1290-1349: Vol. III., 1349-1411. 5. JOHANNIS AMUNDESHAM, MONACHI MONASTERII S. ALBANI, UT VIDETUR, ANNALES; Vols. I. and II. 6. REGISTRA QUORUNDAM ABBATUM MONASTERII S. ALBANI, QUI SÆCULO XV^{mo} FLORUERE; Vol. I., REGISTRUM ABBATIS JOHANNIS WHETHAMSTEDE, ABBATIS MONASTERII SANCTI ALBANI, ITERUM SUSCEPTÆ; ROBERTO BLAKENEY, CAPELLANO, QUONDAM ADSRIPTUM: Vol. II., REGISTRA JOHANNIS WHETHAMSTEDE, WILLELMI ALBON, ET WILLELMI WALINGFORDE, ABBATUM MONASTERII SANCTI ALBANI, CUM APPENDICE, CONTINENTE QUASDAM EPISTOLAS, A JOHANNE WHETHAMSTEDE CONSCRIPTAS. 7. YPODIGMA NEUSTRIÆ A THOMA WALSINGHAM, QUONDAM MONACHO MONASTERII S. ALBANI, CONSCRIPTUM. *Edited by* HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1863-1876.

In the first two volumes is a History of England, from the death of Henry III. to the death of Henry V., by Thomas Walsingham, Precentor of St. Albans.

In the 3rd volume is a Chronicle of English History, attributed to William Rishanger, who lived in the reign of Edward I.; an account of transactions attending the award of the kingdom of Scotland to John Balliol, 1291-1292, also attributed to William Rishanger but on no sufficient ground: a short Chronicle of English History, 1292 to 1300, by an unknown hand: a short Chronicle Willelmi Rishanger Gesta Edwardi Primi, Regis Angliæ, with Annales Regum Angliæ, probably by the same hand: and fragments of three Chronicles of English History, 1285 to 1307.

In the 4th volume is a Chronicle of English History, 1259 to 1296: Annals of Edward II., 1307 to 1323, by John de Trokelowe, a monk of St. Albans, and a continuation of Trokelowe's Annals, 1323, 1324, by Henry de Blanford: a full Chronicle of English History, 1392 to 1406; and an account of the Benefactors of St. Albans, written in the early part of the 15th century.

The 5th, 6th, and 7th volumes contain a history of the Abbots of St. Albans, 793 to 1411, mainly compiled by Thomas Walsingham: with a Continuation.

The 8th and 9th volumes, in continuation of the Annals, contain a Chronicle, probably by John Amundesham, a monk of St. Albans.

The 10th and 11th volumes relate especially to the acts and proceedings of Abbots Whetamstede, Albon, and Wallingford.

The 12th volume contains a compendious History of England to the reign of Henry V., and of Normandy in early times, also by Thomas Walsingham, and dedicated to Henry V.

29. *CHRONICON ABBATIE EVESHAMENSIS, AUCTORIBUS DOMINICO PRIORE EVESHAMIE ET THOMA DE MARLEBERGE ABBATE, A FUNDATIONE AD ANNUM 1213, UNA CUM CONTINUATIONE AD ANNUM 1418.* Edited by the Rev. W. D. MACRAY, Bodleian Library, Oxford. 1863.

The Chronicle of Evesham illustrates the history of that important monastery from about 690 to 1418. Its chief feature is an autobiography, which makes us acquainted with the inner daily life of a great abbey. Interspersed are many notices of general, personal, and local history.

30. *RICARDI DE CIRENCESTRIA SPECULUM HISTORIALE DE GESTIS REGUM ANGLÆ.* Vol. I., 447-871. Vol. II., 872-1066. Edited by JOHN E. B. MAYOR, M.A., Fellow of St. John's College, Cambridge. 1863-1869.

Richard of Cirencester's history, in four books, extends from 447 to 1066. It gives many charters in favour of Westminster Abbey, and a very full account of the lives and miracles of the saints, especially of Edward the Confessor, whose reign occupies the fourth book. A treatise on the Coronation, by William of Sudbury, a monk of Westminster, fills book ii. c. 3.

31. *YEAR BOOKS OF THE REIGN OF EDWARD THE FIRST.* Years 20-21, 21-22, 30-31, 32-33, and 33-35 Edw. I.; and 11-12 Edw. III. Edited and translated by ALFRED JOHN HORWOOD, Barrister-at-Law. Years 12-13, 13-14, 14-15, and 15, Edward III. Edited and translated by LUKE OWEN PIKE, M.A., Barrister-at-Law. 1863-1891.

The "Year Books" are the earliest of our Law Reports. They contain matter not only of practical utility to lawyers in the present day, but also illustrative of almost every branch of history, while for certain philological purposes they hold a position absolutely unique.

32. *NARRATIVES OF THE EXPULSION OF THE ENGLISH FROM NORMANDY, 1449-1450.—Robertus Blondelli de Reductione Normanniæ: Le Recouvrement de Normendie, par Berry, Hérault du Roy: Conférences between the Ambassadors of France and England.* Edited by the Rev. JOSEPH STEVENSON, M.A. 1863.

33. *HISTORIA ET CARTULARIUM MONASTERII S. PETRI GLOUCESTRÆ.* Vols. I., II., and III. Edited by W. H. HART, F.S.A., Membre correspondant de la Société des Antiquaires de Normandie. 1863-1867.

34. *ALEXANDRI NECKAM DE NATURIS RERUM LIBRI DUO; with NECKAM'S POEM, DE LAUDIBUS DIVINÆ SAPIENTIÆ.* Edited by THOMAS WRIGHT, M.A. 1863.

In the *De Naturis Rerum* are to be found what may be called the rudiments of many sciences mixed up with much error and ignorance. Neckam had his own views in morals, and in giving us a glimpse of them, as well as of his other opinions, he throws much light upon the manners, customs, and general tone of thought prevalent in the twelfth century.

35. *LEECHDOMS, WORTCUNNING, AND STARCRAFT OF EARLY ENGLAND; being a Collection of Documents illustrating the History of Science in this Country before the Norman Conquest.* Vols. I., II., and III. Collected and edited by the Rev. T. OSWALD COCKAYNE, M.A. 1864-1866.

36. *ANNALES MONASTICI.* Vol. I.:—*Annales de Margan, 1066-1232; Annales de Theokesberia, 1066-1263; Annales de Burton, 1004-1263.* Vol. II.:—*Annales Monasterii de Wintonia, 519-1277; Annales Monasterii de Waverleia, 1-1291.* Vol. III.:—*Annales Prioratus de Dunstaplia, 1-1297. Annales Monasterii de Bermundeseia, 1042-1432.* Vol. IV.:—*Annales Monasterii de Oseneia, 1016-1347; Chronicon vulgo dictum Chronicon Thomæ Wykes, 1066-1289; Annales Prioratus de Wigornia, 1-1377.* Vol. V.:—*Index and Glossary.* Edited by HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, and Registry of the University, Cambridge. 1864-1869.

The present collection embraces chronicles compiled in religious houses in England during the thirteenth century. These distinct works are ten in number. The extreme period which they embrace ranges from the year 1 to 1432.

37. *MAGNA VITA S. HUGONIS EPISCOPI LINCOLNIENSIS.* Edited by the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. 1864.

This work is valuable, not only as a biography of a celebrated ecclesiastic but as the work of a man, who, from personal knowledge, gives notices of passing events, as well as of individuals who were then taking active part in public affairs.

38. *CHRONICLES AND MEMORIALS OF THE REIGN OF RICHARD THE FIRST.* Vol. I.:—*ITINERARIUM PEREGRINORUM ET GESTA REGIS RICARDI.* Vol. II.:—*EPISTOLÆ CANTUARIENSES*; the Letters of the Prior and Convent of Christ Church, Canterbury; 1187 to 1199. Edited by the Rev. WILLIAM STUBBS, M.A., Vicar of Navestock, Essex, and Lambeth Librarian. 1864–1865.

The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London.

In letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.

39. *RECUEIL DES CRONIKES ET ANCHIENNES ISTORIES DE LA GRANT BRETAGNE A PRESENT NOMME ENGLETERRE,* par JEHAN DE WAURIN. Vol. I. Albina to 688. Vol. II., 1399–1422. Vol. III., 1422–1431. Edited by WILLIAM HARDY, F.S.A. 1864–1879. Vol. IV., 1431–1447. Vol. V., 1447–1471. Edited by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1884–1891.

40. *A COLLECTION OF THE CHRONICLES AND ANCIENT HISTORIES OF GREAT BRITAIN, NOW CALLED ENGLAND,* by JOHN DE WAURIN. Vol. I., Albina to 668. Vol. II., 1399–1422. Vol. III., 1422–1431. (Translations of the preceding Vols. I., II., and III.) Edited and translated by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1864–1891.

41. *POLYCHRONICON RANULPHI HIGDEN,* with Trevisa's Translation. Vols. I. and II. Edited by CHURCHILL BABINGTON, B.D., Senior Fellow of St. John's College, Cambridge. Vols. III.–IX. Edited by the Rev. JOSEPH RAWSON LUMBY, D.D., Norrisian Professor of Divinity, Vicar of St. Edward's, Fellow of St. Catharine's College, and late Fellow of Magdalene College, Cambridge. 1865–1886.

This chronicle begins with the creation, and is brought down to the reign of Edward III. It enables us to form a very fair estimate of the knowledge of history and geography which well-informed readers of the fourteenth and fifteenth centuries possessed, for it was then the standard work on general history.

The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. *LE LIVRE DE REIS DE BRITTANIE E LE LIVRE DE REIS DE ENGLETERE.* Edited by the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge. 1865.

These two treatises are valuable as careful abstracts of previous historians. Some various readings are given which are interesting to the philologist as instances of semi-Saxonised French.

43. *CHRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406.* Vols. I., II., and III. Edited by EDWARD AUGUSTUS BOND, Assistant Keeper of Manuscripts, and Egerton Librarian, British Museum. 1866–1868.

The Abbey of Meaux was a Cistercian house, and the work of its abbot is a faithful and often minute record of the establishment of a religious community, of its progress in forming an ample revenue, of its struggles to maintain its acquisitions, and of its relations to the governing institutions of the country.

44. *MATTHÆ PARISIENSIS HISTORIA ANGLORUM, SIVE, UT VULGO DICITUR, HISTORIA MINOR.* Vols. I., II., and III. 1067–1253. Edited by Sir FREDERICK MADDEN, K.H., Keeper of the Manuscript Department of British Museum. 1866–1869.

45. *LIBER MONASTERII DE HYDA: A CHRONICLE AND CHARTULARY OF HYDE ABBEY, WINCHESTER, 455–1023.* Edited by EDWARD EDWARDS. 1866.

The "Book of Hyde" is a compilation from much earlier sources which are usually indicated with considerable care and precision. In many cases, however, the Hyde

Chronicle appears to correct, to qualify, or to amplify the statements, which, in substance, he adopts.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

46. **CHRONICON SCOTORUM: A CHRONICLE OF IRISH AFFAIRS**, from the earliest times to 1135; and **SUPPLEMENT**, containing the Events from 1141 to 1150. *Edited, with Translation, by WILLIAM MAUNSELL HENNESSY, M.R.I.A.* 1866.

47. **THE CHRONICLE OF PIERRE DE LANGTOFT, IN FRENCH VERSE, FROM THE EARLIEST PERIOD TO THE DEATH OF EDWARD I.** Vols. I. and II. *Edited by THOMAS WRIGHT, M.A.* 1866-1868.

It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire, and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgment of Geoffrey of Monmouth's "Historia Britonum;" in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a curious specimen of the French of Yorkshire.

48. **THE WAR OF THE GAEDHIL WITH THE GAILL, OR THE INVASIONS OF IRELAND BY THE DANES AND OTHER NORSEMEN.** *Edited, with a Translation, by the Rev. JAMES HENTHORN TODD, D.D., Senior Fellow of Trinity College, and Regius Professor of Hebrew in the University of Dublin.* 1867.

The work in its present form, in the editor's opinion, is a comparatively modern version of an ancient original. The story is told after the manner of the Scandinavian Sagas.

49. **GESTA REGIS HENRICI SECUNDI BENEDICTI ABBATIS. CHRONICLE OF THE REIGNS OF HENRY II. AND RICHARD I., 1169-1192**, known under the name of **BENEDICT OF PETERBOROUGH.** Vols. I. and II. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, Oxford, and Lambeth Librarian.* 1867.

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